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1	Bouazza ouaziz		U.S.	IN CLERK DISTRICT (			
2	1909 QUENTIN RD APT 6D		*	NOV 1	4 2022	*	
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4	PHONE N:6465755858						
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9	UNITED STATE DISTRICT COURT						
10	ESTERN DISTRICT OF NEW YORK						
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12	•						
13	Bouazza ouaziz						
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15	Plaintiff	ART	6	22	69	34	
16		W	' <b>(</b>		VV		
17	VS						
18			Gl	UJAR	ATI, J		
19	Congresswoman Yvette Clarke						
20	individually;			HENRY, M.J.			
21	New York city, new York;	ca	case number:				
22	KEECHANT Sewell individually	ci	civil action				
23	as chief of the New York city police	jury demand					
24	department; Robert Rodríguez police officer	r					
25	; Erin j Blum police officer; Duran police						

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1	Officer; police sergeant Rosa
2	individually and he official capacity
3	as New York city police officers,
4	DOES individuals I-x Individually and
5	official capacity; all police officers
6	I -X in 62 precent and 61 precent in Brooklyn
7	Individually and official capacity
8	Jointly and severally; Jessica S. Tish individually as
9	commissioner of department of sanitation and
10	Richard Taylor individually and official
11	capacity as employee of department of sanitation
12	NYC; doctor weal elwadary
13	individually and his capacity; Judge Carolina
14	Cohen king's county municipal court
15	individually and personal capacity
16	and her official capacity; judge Gregory
17	gliedman judge in Richmond county
18	individually and personal capacity and
19	official capacity; Gregory gorodetsky law firm
20	private entity and its attorney Gregory c.
21	goroditsky attorney Individually and his
22	capacity; Chung Kathrine individually and her
23	capacity; Orlando ross and Eli slaving as
24	representatives of Yevette Clarke
25	Brooklyn office individually and their capacity;

Dimitry Kolker individually and his 1 personal capacity; lilmor management LLC and realty 1909 llc, 2 and it worker David manger and super bechoy and his wife and 3 assistance super wehbi and individually and their capacity; 4 Rivera manager of united post office in bath avenue 5 Brooklyn New York individually and her 6 official capacity; optimum cable company, 7 consolidated conEdson company of New York, Inc; 8 William carr psyd In coney island hospital individually 9 and capacity; timothy Taylor individually and capacity. 10 Coney Island hospital and its doctors nurses I-X individually 11 And personal capacity; best western hotel and its workers 12 i-x individually and capacityall defendant jointly and severally. 13 all defendant jointly and severally as conspirators, 14 accessories, accomplices, facilitators, attempters, seditious 15 and provocative, auditor and abettors 16 17 **Defendants** 18 19 20 Come now the plaintiff, Bouazza ouaziz by and for his claims for relief 21 against defendants, and each of them, jointly and severally, based upon knowledge, 22 information, and reasonable belief derived therefrom, allege, complain, and state as 23 follow: 24 25

JURIDICTION AND VENUE

1. This court has subject matter jurisdiction pursuant to 28 U.S.C 1331 and 1343 over plaintiff's cause of action arising under 42 U.S.C 1983 and due to the deprivation of rights, privilege, and immunity secured to plaintiff under the first, third, fourth, fifth, eight, ninth and fourteenth amendment to the United States constitution.

2. this court has subject matter jurisdiction pursuant to Bivens v. six unknown named agents of the federal bureau of narcotics ,403 U.S. .388(1971). The court has jurisdiction over this action pursuant to 28 U.S.C 1331 and 2201.

3. this court has supplemental jurisdiction over plaintiff cause of action arising and New York State law pursuant to 28 U.S.C 1367

4.venue lies in eastern division of united states District Court of district of New York pursuant to 28U.S.C 1391(a) (1) and 28 U.S.C 1391(b)(2) because one or more defendants is a political subdivision in the state of New York, and because the underlying act, omission, events, injuries and related facts upon which the present action is based occurred in Brooklyn, New York.

### **PARTIES**

5.plaintiff Bouazza ouaziz is, and always herein mentioned was a united state neutralized since 2014, and all time is a resident of New York, and he married to defendant Noura el Ghazoini (defendant in civil lawsuit in district of new jersey )March 14,2019, and we lived for less than 20 days in Jersey City and plaintiff filed for annulment in Hudson County since September 18, 2019, plaintiff Bouazzza ouaziz is a resident of Brooklyn New York.

4. defendant Yevette Diana Clarke is an American politician serving as U.S 1 representative for new York's 9th congressional district, defendant Yevette Clarke 2 has power as united state member of legislative power under article 1 of the 3 constitution and took oath and may be second oath if she served in the army to 4 support and defend the constitution of the united states of America including 5 amendment of the constitution which designed to protect citizen rights and liberties, 6 and defendant Yevette Clarke acted throughout her representatives in Brooklyn 7 office and ultra-vires beyond her legislative power to violate plaintiff rights and 8 liberties which already she sworn to protect and she acted through it agent Orlando 9 ross and Eli slavin and conspired under color of law to facilitate crimes against 10 plaintiff and his girlfriend by helping other defendant to barbarous crimes against 11 plaintiff and involved in fraud and attempt to defraud united states of America and 12 destroy plaintiff life and liberties and plaintiff constitution rights, and aided and 13 abetted crimes against plaintiff and his girlfriend, defendant Yevette Clarke acted 14 alongside NYC and NYPD local and alongside defendant caroline cohen and 15 defendant Gregory gliedman as local official to interference with my constitution 16 rights and my equal protection of law and due process and committed treason and all 17 time relevant to this incidents and she sued individually ,and she may be served in 18 her office in Washington dc. 19 6. defendant Orlando ross is a representative of congresswoman Yevette Clarke 20 in Brooklyn office, and sued individually and his capacity, and he may be served in 21 22

his place of work 222 Lenox Avenue Brooklyn New York 11209

7. defendant ELI SLAVIN is a representative of congresswoman Yevette Clark in Brooklyn office, he is sued in this action individually and personal capacity, he may serve in his place of work .222 Lenox Avenue Brooklyn, New York ,11209.

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8.defendant city of New York is a governmental entity organized and existing 1 under the laws of New York state and is political entity of the state of New York. 2 9.always, defendant city of New York is governmental entity organized and 3 existing under laws of New York state 4 10. all time defendant of New York city possessed the power and authority to 5 adopt policies and prescribe rules, regulation, and practices and policies, affecting all 6 facets of the hiring, training, supervision, control, employment, assignment and 7 removal of individual member of the New York city police department (hereinafter 8 "NYPD").in this case, defendant city of New York acted through agents, employees, 9 and servants, including its policymakers, and through defendant KEECHANT 10 **SEWELL** 11 11.defendant KEECHANT SEWEL was always relevant to this action the 12 commissioner of NYPD, she is sued in this action as an individual. 13 12.defendant Robert Rodríguez is a police officer is and was all times 14 relevant to this action, police officer employed by city of New York, is sued in both 15 their individual and official capacity. 16 13.defendant police Rodriguez rosa police internal affairs bureau Manhattan 17 New York, is and was always relevant to this action, policer employed by city of 18 New York and member OF NYPD to investigate police misconduct, and he is sued 19 in both their individual and official capacity, 20 14. defendant Duren is police officer NYPD is and was all time relevant to 21 this this action, officer employed by city of New York is sued in both individually 22 and his official capacity, 23

15. defendant Erin j Blum is a police officer NYPD is and was all time relevant to this action, officer employed by city of New York and is sued individually and official capacity

16. defendant Richard Taylor is a step son of defendant timothy Taylor is employee of department of sanitation is and all time relevant to this action, worker employed by city of New York and is sued individually and his official capacity,

17.defendant judge Caroline Cohen is a New York city elected judge to civil court which has jurisdiction over action and proceeding for the recovery of money and chattels; foreclosures of mechanics, liens and liens on personal property up to 25.000, exclusive of costs and interest; summery proceeding to recover possession of real property, and to remove tenants therefrom: and unlimited jurisdiction to enter judgement upon a counterclaim for recovery of money.N.Y.CONST.ART.6,15. (b).

18. judge Caroline Cohen conspired with no jurisdiction of subject matter over my case (protection order in new York state family court kings county )in with other defendant under color of law to deprive plaintiff equal protection of law and due process, and aid and abet crimes ,defendant judge Caroline Cohen conspiracy is the cause of plaintiff violation of constitution rights and continuation of crime against plaintiff , defendant judge Caroline Cohen has no jurisdiction of subject matter over my case , defendant Caroline Cohen changed her name just to win election to sabotage justice in this great nation and to destroy America dream which is build on independence of judicial branch ,judge Caroline Cohen all time is relevant to this action and she sued individually and her official capacity and she may serve in her place of work in Brooklyn new York .

19.defendant judge Gregory gliedman is a support magistrate judge for the family court of the city of new York in Richmond county, he was appointed to the family

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court by mayor bill de Blasio in 2019 judge Gregory gliedman has no personal jurisdiction over plaintiff bouazza ouaziz, and no request from petitioner nor respondent to move venue judge Gregory gliedman conspired under color of law and jumped where doesn't have no personal jurisdiction intentionally and wonton and willfully to conspiracy to violate plaintiff equal protection of law and due process and conspiracy to aid and abet crimes and to obstruct justice and denial justice and obstruct subpoenas and obstruct services to respondent ,defendant Gregory gliedman conspiracy as judge with NYC and NYPD (executive branch )and Yevette Clarke (legislative branch) = violation of separation of power and independence of judicial branch was the cause of violation of plaintiff constitution rights and continuation of crimes against plaintiff and his girlfriend, and cause of attempt to kill plaintiff and assault of plaintiff ,defendant Gregory gliedman all time relevant to this lawsuit and may be served in his place of work in Richmond county, 20.defendant Jessica S. Tisch was always relevant to this action the as commissioner of department of sanitation, she is sued in this action as an individual and she may served in her place of work. 21. defendant Richard Taylor as worker of department of sanitation NYC involved in conspiracy with other defendant to commit crimes against plaintiff from February 2020 to April 2021, and helping other defendant to knock out plaintiff and assault him, defendant Richard Taylor is all time relevant to this lawsuit and may be served in residency in Staten island, 22.does 1-10 are fictitious names for employees, agents and /or servants of city of New York, and does 11-20 are fictitious names for employees, agents, and /or servants of city of New York. Plaintiff. are ignorant of the true names and capacities

of defendants sued herein as DOES, and therefore sue these defendants by such

fictitious names .plaintiff are informed ,believe ,and thereon allege that each of the fictitiously named defendants is legally responsible ,either intentionally ,negligently ,or in some other actionable manner ,for the events and happening hereinafter referred to ,and thereby legally caused the injuries ,damages and violations and/or deprivation of rights and/or conspired to deprivation of rights and/or attempt to deprivation of rights ,and /or facilitate deprivation of rights ,

23. the reason why plaintiff are ignorant of the true names and capacities of defendants herein sued as DOES is that the same have been unascertainable as of the date of filing this complaint, due to the fact that these DOES , sergeants ,lieutenant ,captains ,commanders ,deputy chiefs ,and /or civilian employees agents ,policy makers and representatives of NYPD ,or employees ,agents ,and /or representatives of defendant city of CITY new York and/or other state political entities .as such ,many records of these individuals are protected by state statutes and can only be ascertained through the discovery process .

24.plaintiff informed ,believe ,and thereon allege that all defendants were the agents ,employees ,and/or co-conspirators and/or facilitators of the other defendants ,and each of them were acting within the course of scope of their agency ,employment ,and /or concert of action ,and were vicariously liable ,jointly and severally ,and/or omissions of themselves and of the other defendants ,which proximately resulted in the physical ,emotional ,and future damages to the plaintiff as herein alleged .

25.defendant doctor WAEL Z ELDARAWY is an individual and a citizen of New York state and united states of America, he is currently gastroenterology specialist in Brooklyn, New York. And may serve in his place of business at 370 bay

ridge parkway, Brooklyn New York 11209.and he is sued in both individually and 1 personal capacity. 2 26.Doctor William carr is psychologist doctor in coney island hospital 3 Brooklyn, New York, and may be served in place of work, coney island hospital 4 Brooklyn, New York. And he is sued in both individually and personal capacity and 5 may serve in his place of work in long island hospital Brooklyn New York, 6 27. Kathrin Chung is citizen of united state and new York is the landlord 7 and/or manager and/or manager of the residency house located in 8639 23rd avenue 8 Brooklyn New York 11214, and she may be served in 8639 23rd avenue Brooklyn 9 New York 11214.defendants Katherine Chung had rental agreement with plaintiff 10 Bouazza on February 2021, defendant Kathrine Chung all time relevant to this 11 incident as conspirator under color of law to facilitate, encourage, crimes against 12 plaintiff from January 2020 to may 2021, and she sued individually and her capacity 13 and she may be served in her address at 8693 23 rd. avenue Brooklyn, new York 14 11214 15 28.defendant Rivera is a manager of post office branch in bath avenue 16 Brooklyn, she is federal agent working for post office united states of America, she 17 sued in this action individually and her official capacity she may be served in her 18 place of work 6618 20<sup>th</sup> avenue, Brooklyn, New York 11204. 19 29. defendant Dimitry Kalker is an individual residing in state of New York, 20 defendant Dimitry Kalker all time relevant to this case as a conspirator under color 21 of law to destroy property and premeditated attempt to kill, and he sued in this action 22 individually and his capacity and may be served in his residency in Brooklyn. 23 30.defendant timothy Taylor is and individual and citizen united states of 24 America and residing in new York all time defendant timothy Taylor is relevant to 25

this action and conspirators to commit crimes against plaintiff from February 2020 to April 2021, and he is sued individually and personal capacity,

- 31. defendant lilmor management LLC and 1909 realty llc is private company monitoring rental real estate business in Brooklyn, defendant limo management LLC acted and conspired via two of its agent's defendant David manger and super of the building of 1909 Quentin rd, and his wife in Brooklyn to facilitate and/or complicit and/or conspirator David and super and his wife and super assistant wahbi(super and his wife and his assistant wahbi, America brought them to protect them from Slobodan Milosevich savage and they conspired to commite the same crime does America saved them from ), All times defendants limo managements LLC and David and super (of building 1909 Quentin rd. Brooklyn New York) and his wife relevant to this incident, And my be served in their main office business in 2003 avenue J in Brooklyn NY,
- 32. defendants Gregory goroditsky law firm is private law firm located at 1723 east 12<sup>th</sup> street Brooklyn new York provide legal service to citizens seeking to defend their rights in court of law, defendants Gregory c Boroditsky law firm acted through it attorney Gregory Boroditsky to conspiracy with others defendants under color of law to deprive plaintiff rights and to gain personal benefits to his law firm and aided and abetted crimes against plaintiff, defendant Gregory goroditsky and its attorney Gregory goroditsk signed retainer agreement with plaintiff Bouaza ouaziz on February 22,2022 to represent plaintiff in protection order in kings county, defendant law firm Gregory gorodesky and it attorney Gregory goroditsky all time relevant to this incidents and sued individually and their official capacity and may serve in his office in E 12 Brooklyn, new York 11229,

33 . defendant consolidated Edison company of new York ,Inc (CECONY), a regulated a regulated utility providing electric and gas service in new York city and Westchester county ,new York and steam service in the borough of Manhattan with principal place of business in Irving place Manhattan ,new York city ,new York .defendant above acted through its workers to conspiracy with other defendant to install illegal knock out substance in the building to facilitated knock out plaintiff ,

34. defendant optimum is a telecommunications industry and is a American internet, television, mobile and home phone company serving multiple state in united states of America including new York and including jurisdiction of eastern district court of new York a, with principle business in long island city, and the optimum brand is owned and operated by Altice USA, a company independent of Altice, with principal business in long island city, new York, defendant optimum acted through its workers as conspirators, complicit or, facilitators, as provider of wifi service to plaintiff to prevent plaintiff from updating router password and prevent plaintiff from getting access to router setting to discover any wire taping and spy cameras, and facilitate access to other defendant to hack plaintiff digital items and install spy in his apartment and violate his privacy and hack his passwords, and his emails,

35. defendant best western international ,inc, owns the best western hotels and resorts brand ,which it licenses to over 4700 hotels worldwide including best western hotel in 3003 Emmons avenue Brooklyn 11235,new York .the franchise ,with its corporate headquarters in phoenix ,Arizona ,include more than 2000 hotels in north America by M.K. Guertin in 1946 .as of December 2021 ,Larry Cuculic IS the president and CEO of best western and Dorothy Dowling is the chief marketing officer, defendant best western hotel in Emmons avenue acted throughout it workers workers in January 16 2020 and conspired with police department and Michael

colombas (defendant in civil lawsuit in district of new jersey ) to assault plaintiff and steal his camera and sim card, defendant best western hotel all time relevant to this action and its workers in Emmons avenue Brooklyn and sued individually and personal capacity,

36. defendant coney island hospital is a public teaching hospital located in the coney island neighborhood of Brooklyn new York city .it is owned by NYC health +hospitals a public benefit corporation of the city .the hospital is home to FDNY - EMS station 43, formely NYC -EMS station 31, and is a major clinical affiliate for clinical clerkship with new York institute of technology college of osteopathic medicine .defendant coney island hospital acted throughout its doctors and nurses and defendant doctor Kelly and conspired with NYC and police department to fake psychologist discharge paper and opened medical chart without my consent to help other defendant who committed barbarous crimes against me since 2016 to get away with their crimes ,defendant coney island hospital and its workers doctors and nurses and costumers service and defendant doctor Kelly all time relevant to this lawsuit as conspirator and may be served in place of business in Brooklyn .

37.plaintiff informed ,believe ,and thereon allege that all defendants were the agents ,employees ,and/or co-conspirators and/or facilitators , aiders and abettors of the other defendants under color of law ,and each of them were acting within the course of scope of their agency ,employment ,and /or concert of action ,and were vicariously liable ,jointly and severally ,and/or omissions of themselves and of the other defendants ,which proximately resulted in the physical ,emotional ,and future damages to the plaintiff as herein alleged .

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### NATURE OF THE ACTION

38.this is an action for money damages, declaratory, and injunctive relief brought pursuant to 42 U.S.C 1981,1983,1985 1986,1988,13981the first, third, fourth, fifth, seventh, eighth and ninth and fourteenth amendment to united state constitution, and under law of the state of new York, against the named defendants, new York city, police officers of the new York city, judge Caroline Cohen, are sued individually and official capacity, and other named defendants above individually and their capacity.

39. this is a civil action for money damages, declaratory, and injunctive relief brought pursuant to Bivens v. six unknown named agents of the federal bureau of narcotics ,403 U.S. 388(1971). The court has jurisdiction over this action pursuant to 28 U.S.C 1331 and 2201.against congresswoman Yevette Clarke and two assistants of Yevette clerk in Brooklyn office ORLANDO ROSS and ELI SLAVIN, AND riviera supervisor of the post office in bath avenue Brooklyn, New York 11214.individually and their official capacity.

40.this action for money damages, declaratory, and injunctive relief brought pursuant to 18 U.S.C 1964 and 28 U.S.C .11331 because this action arises in part under the federal racketeer influenced and corrupt organization act (federal Rico)

### **COMMON ALLEGATION**

41.plaintiff married to defendant Noura Elghazoini March 14, 2019 in Jersey City, new jersey, plaintiff moved to live with her in Jersey City on July 7, 2019, after she refused to move to live with plaintiff in new York, and she refused to live in

family house and she was asking for building ,and defendant noura el ghazoini been living in the country since 2011 and she couldn't renew her visa because was committing crimes against men when they found out they run away ,

- 42. September 6, 2019, plaintiff found she was drugging him to have sex and drug with her boyfriend While they drugged me, they want out outside and they steal my American passport, Moroccan passport, copy of tax return, and they deleted my emails because we had a camera was sending pictures and videos to my emails,
- 43. September 9,2019 when plaintiff started investigating, she run away, plaintiff found she is overstayed visa and she married plaintiff just to get green card, plaintiff found she is a drug addicted and they are sealing narcotics drug, and she had a boyfriend, and she was drugging plaintiff from long time since 2016 to have sex and drug with her boyfriend Michael Colombas who was using his profession as medical worker (doctor or nurse )in christ hospital to drug plaintiff. plaintiff found he was hiding in the closet and Michael colombas divorced defendant noura el ghazoini before because he doesn't have qualification for immigration, and they were looking for victims.
- 44. plaintiff filed for annulment in Hudson County September 18, 2019, based on fraud, drug addiction and crimes committed against plaintiff, sexual assault, assault, use illegal substance to knock plaintiff out to have sex and drug with her boyfriend while plaintiff knocked out, and premeditated attempt to kill, and the annulment case still pending in Hudson County because of conspiracy and fraud and corruption,
- 45. plaintiff found defendant Noura Elghazoini got pregnant from her boyfriend michael colombas and they were knocking plaintiff out and they were faking application to immigration and plaintiff found they had plan to kill him, and

defendant Noura elghazoini had two abortion 2016, and 2017 in gyc union new jersey for the same reason, abortion is a woman rights in New York and new jersey, but when is using pregnancy for extortion and crimes its return to a crime. in February 2020 she called me, and she told me if you give money to do abortion or going to pay child support, plaintiff informed her that abortion is a woman rights keep it or lost it, and the baby isn't his and child support is a public order.

46. defendant noura el ghazoini and police in jersey city and NYPD NYC had plan to kill plaintiff to avoid federal punishments for marriage scam and fraud, and to avoid any prosecution for sexual assault and crimes they committed against plaintiff bouazza ouaziz ,when plaintiff found out and he knows defendant Noura boyfriend sister is a police supervisor in jersey city and her sister's boyfriend Robert Rodriguez is a police in new York city and her boyfriend is medical worker and they are accusing plaintiff that defendant Noura gives him money for green card as a tactic to intimidate plaintiff and deceive other and to clean their crime and laundry their dirty hands, when they know I didn't care about their bezants stories they had plan to kill plaintiff and plaintiff asked million time the court in new jersey to move to trial to prove this crime fraud and extortion but never did because of corruption ,and fraud and power abuse ,and treason and misprision of treason nesting in Hudson county new jersey,

47.plaintiff run away to his cousin in Hackensack new jersey, and plaintiff found they were tracking him, and they were listening to his phone calls, and were stalking him, and preventing plaintiff from access to any government department in new jersey to file report, and they were using blood relationship and tribe minded nesting in some of police servant and Jersey City police department and nyc police

department to stalk plaintiff and track him, and listen to his calls and text and privacy,

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48.December 18, 2019 plaintiff come back home to take his belongs, defendant Noura Elghazoini showed up with her sister Somia El ghazoini, and they fought with plaintiff they told him if you go to immigration or police you are going to get killed, and we are going to tell them that we give 20000 \$dollar to get her green card, and they were preventing plaintiff from taking his belongs and they don't want plaintiff to leave because they drugging him and they were taking pictures that she still live with him, and they were calling people not to rent an apartment to plaintiff, and they were telling to people plaintiff is apostate and plaintiff is a criminal. plaintiff bouazza ouaziz never commit any crimes in his life nor sued anybody nor want to be in this situation does this people put in ,plaintiff is not a victim of this barbarous conspiracy plaintiff is a survivor of this barbarous conspiracy, and plaintiff isn't a coward this people are too many judges police officers ..., and its happen because of corruption, personal interest, bribery, tribe minded ,discrimination ,interference with constitution rights of plaintiff for personal interest and enrich their service providers politically and economically, and gain personal relationship to build their careers, and their reputation,

49.december 19, 2019 around 9 30 pm plaintiff was in living room looking for rent in the computer, plaintiff heard sister defendant Noura elghazoini told her on what's up (when he falls asleep open the door, he is going to do to him)

50.plaintiff was wearing his clothes to run away ,plaintiff heard her sister told her on the phone "when fall asleep open the door is going to do to him, "she jumped on plaintiff and he get knocked out, plaintiff wake up at 4am dizzy and throwing up, and too much blood in his anus, Plaintiff went outside to call help,

plaintiff saw Michael colombas and Robert Rodríguez run away from his apartment, and they run away, and Robert Rodríguez told to plaintiff "you gone Mather fucker, next time I will rape your mom I followed them their run away)

51.plaintiff went to citymd emergency room for bleeding from anus and dizzy and throwing up, And doctor called police, and police officer O'Connell was the first officer responded to the scene, plaintiff told police officer what happen and all people who assaulted him, Then detective prez and TRAVEZ showed up, and they told to plaintiff lets go to see the judge, and they took him to west district precent police department Jersey City, and detective PEREZ was putting words on plaintiff mouth, and he told to plaintiff this name you give us are not exist, the baby is not yours, we are going to investigate, and we are going to forward complaint to persecutor, but they never did because of boyfriend sister is a police superior in jersey city, plaintiff went back many times to citymd they don't want to give him discharge paper, when he got it he found doctor says that plaintiff had urine problems and abdomen problem, no sexual assault, why doctor did he call police? I have never had urine problems.?

52.plaintiff found defendant were calling him on Italy area code to intimidate him, they were telling this Italian mafia you are going to get killed did you live in Bensonhurst before, Plaintiff called west district police department many times, but always their respond calls back or go to court, when plaintiff go to court, they told him go to police. And they told him everything is lockdown as such reason to keep plaintiff away from filing in court and plaintiff knew even was lockdown the court was open for emergency

53. defendant Noura Elghazoini and her boyfriend Michael colombas, who is a medical worker in Christ hospital in Jersey City 167 palisade avenue Jersey City,

new jersey, and boyfriend of her sister Robert Rodriguez who is a police officer in NYC see picture exhibit 1 assaulted plaintiff sexually on December 19, 2019 after they knock him out and many times in Brooklyn after they knock him out, and plaintiff had Botox surgery in Brooklyn,

54. defendant were tracking plaintiff phone and calls and they were using covid 19 lock down to obstruct plaintiff from getting access to new jersey public department and new York department and federal department anywhere I found they were following me and anywhere I go they told go to court ,I go to court they told me go to police and they circling me around any complaint I send to executive authorities I found never received because defendants were stealing from post office,

55.plaintiff bouazza ouaziz found defendant Noura Elghazoini and defendants Robert Rodriguez and defendant nyc police officers 61 precent and 62 precent and west district police department in jersey city conspired with super of the buildings and con Edison workers and optimum workers and landlords to install illegal substance to keep knocking me out and get access to my digitals item and install illegal spy to violate my privacy and listen to my privacy and tracking and listen to calls and my texts messages and emails and they taking pictures to prove that defendant noura elghazoini still lives with me ,plaintiff called million times to optimum to fix problems and give me access to my router to update password and control my wifi and protect my privacy for other defendants and check if any wire and spy been installed in my apartment but always answer is website problem call back and this is happen since April 2021,

56. plaintiff run away to Paterson to live with my friend and was thinking about suicide, plaintiff found they were following him, and they are tracking him, any were plaintiff goes, he found they were following him, and they were preventing

plaintiff from access to government departments in new jersey, anywhere he goes they told him go to police, he goes to police they told me go to court

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57.plaintiff found Michael Colombas sister is a police supervisor in jersey city whom he found she was trying to ambush him to kill me or to get him arrested, and she was following plaintiff to prevent him from getting footage cameras, many times in Atlantic city and jersey city and Brooklyn on October 2019, she was with two other African American on police uniform, and she said here is one criminal, I put gps in his new York car, when plaintiff come back to get her name or take here picture other police officer told me "move away or you going to get arrested ",on October 28,2019, plaintiff was in ocean resort Atlantic city, he found she was trying to hook up with him, and she had a gun under jacket, on November 18,2019, she followed him to the pool at 4 am in harahs hotel in Atlantic city .,she told me "do you have some money to spend ",plaintiff ignored her and she told him you are lucky, on February 3,2020 plaintiff was in front of 26 journal square jersey city, and she approached him, and she told him what are you doing here, give me your phone number I went to go out with you . on December 10,2019 she was inside of the building where I was living in 24 reed street jersey city with one worker in Christ hospital and had a big scarf covering her head and face, and she told him " mother faker Moroccan uber diver he is faking with me, I'm going to shoot his mother faker "I saw here more than three times in Brooklyn around my house in 8639 23 rd. avenues in Brooklyn, and one occasion I saw her with timothy Taylor in Chevrolet car in crispy avenue and 23 rd. avenue, when they saw they drove away.

58. plaintiff run away to Brooklyn, and rent a room In 8639 23 rd. avenue Brooklyn 11214, plaintiff found defendants send one drug dealer defendant timothy Taylor and his step son defendant Richard Taylor and rent room in the same house

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and conspired with the defendant landlord Kathrin chung and step son of defendant timothy Taylor defendant Richard Taylor employee of department of sanitation and con EDISON allowed them to install illegal substance in the house to facilitate knocking plaintiff out to get access to digital item and they were taking pictures that defendant noura elghazoini still lives with plaintiff, and they were assaulting plaintiff after they knock him out and when plaintiff found out and they disappear and defendant landlord khathrine chung send eviction petition and she certify that plaintiff bouazza ouaziz was the only one who was living in that house to protect others defendant, many times plaintiff wake up in the morning throwing out and dizzy and lights is out, defendant timothy Taylor and his step son defendant Richard Taylor were turning the lights off and WIFI off when they knock me out to disable camera with help of permission from landlord Kathrine Chung and workers of con Edison, and defendant Kathrine chung conspired with other defendant and con Edison and optimum allowed them to install illegal substance to knock me out in house .and they were assaulting plaintiff to cover up their crimes and their violation of plaintiff constitution rights under color of law, 59.plaintiff saw Micheal Colombas sister who is police supervisor in Jersey City many times around his house in Brooklyn, and plaintiff saw her with timothy Taylor in Chevrolet car jersey plate in February 2021 in crispy avenue and 23 avenue in Brooklyn. 60.on March 9, 2019, plaintiff took his staff from Paterson moving to Brooklyn and saw three of friend of Michael Colombas and Robert Rodriguez were following plaintiff in Staten Island expressway with new jersey plate car, they were pointing their hand to their neck like they are going to slaughter him, and they were acting like they going to shoot him.

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61. March 9, 2019, plaintiff parked his car in chore parkway in bay parkway exit, in Brooklyn went down next the ocean to smoke cigarette, plaintiff saw Michael colombas and his friend next to plaintiff car and trunk of plaintiff car been opened when they saw plaintiff, they run away and defendant Michael Colombas told to plaintiff (the matar lo amigo )plate number I filed police report but never investigated and police never writ his name down on the complaint or forward the complaint to prosecutor, I went many times to 62 precent and I asked to see lieutenant they refuse they defendant police officer tozz told we have Michael colombas complaint but we aren't get it and you aren't going to see lieutenant and other high grade supervisor and these are you reporting are my people, because I told him this people are Puerto Rican, 62. plaintiff went many times back to police precent to amend complaint, but police never did, and they refuse to amend complaint or write down names of defendant and I have report number receipt with three-time amendment but never put the name on the complaint, one police officer told we have the complaint of Michael colombas but we aren't going to give it to you, 63.on about may 2020, plaintiff was in staple store in coney island avenue in Brooklyn making some copy to new York state unemployment ,plaintiff saw defendant Michael colombas following him in the store with deferent look (they were following plaintiff to take picture to cover up their crimes ), when he realized that plaintiff recognize him, he run away, plaintiff followed him outside he jumped in one car accord white color new jersey plate, and defendant Noura elghazoini was in that car and she pointed a hand to her nick like she is going to slaughter me. 64.plaintiff went to police they told him go to court, plaintiff went to court

they told him go to police, plaintiff went Middlesex County in new jersey, and filed

for protection order, after he found police in Jersey City and Brooklyn and court staff in Hudson County and kings county were circling him around and they telling to plaintiff covid lock down everything is close, I found defendants were hacking my phones and they tracking me and they calling to obstruct my entrance to government offices,

65. judge Andrea Sullivan in Middlesex County told to plaintiff you didn't submit evidence in mailbox, which plaintiff did one month before as new jersey law required via JDS, (I have a prove )at the hearing judge refuse to remove translator from plaintiff right side while defendant was on his left side to favor eyes contact to respondent, and new jersey law required translator to be between defendant and plaintiff as a tactic to favor eyes contact to defendant Noura elghazoini because she knows what they were doing to me and she knows she doesn't have no face to look at me ,and she created intimidation and confusing hearing and she dismissed my petition based on no evidence been submitted to mailbox ,and this dismissal gives more freedom to this people to violate my rights more and more and revictimize me more and more.

66.plaintiff found this people motioned above were using police relationship and power they have with the court and tribe minded (almost of principals defendants are from the same root) (judge Maureen B. mantineo in Hudson county and the head of law clerk of supreme court of new jersey in Trenton) to violate plaintiff rights and liberties more and more, and revictimize him more and more, and they were knocking him out to fake evidence and destroy evidence and to cover up their crimes and to get access to his digital item (phones and computers) to create faked evidence and destroy evidence and keep hacking his digit

item to track him ,assaulting him using chloroform knowingly and willfully their crime wouldn't be investigated by police ,but to be tolerated .

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67.plaintiff run away after he found police are conspired and are ignoring his safety as NYC resident to another location to live in 1909 Quentin rd. Brooklyn new York 11229, plaintiff found they still following him, and plaintiff found them many times in front of my building 1909 Quentin rd. Brooklyn new York ,plaintiff informed believed they drugging him and his girlfriend and they assaulting them to cover up their crimes, And they conspired with the super bechoy of the building and his wife and the manager of the building David and Wehba super replacement(this three last defendant America bring them to protect them from Slobodan Milosevich savageness and they conspired to commit they same crime does America saved them from ) and David manager of lilmor and they installed knock out substance in the building management LLC to get access to building to knock plaintiff out, and they were assaulting him and intentionally and reckless disregard to plaintiff rights as human being and plaintiff constitution rights and liberties and they know police officers would not get us camera from the building or investigate crimes ,plaintiff call many time asking for camera footage but never agree to give it to us or investigate crimes, plaintiff went many times to police precent but never writ me a report or open investigation and /or forwarded a complaint to a prosecutor and never writ defendants names on the complaint, plaintiff send many complaint to police supervisors, but plaintiff believes never received because defendants were stealing them,

68. on October 2021, plaintiff called hon. Yevette clerk office his district congresswoman to help him to renew his American passport after defendant NOURA ELGHAZOINI Stole the first one, and Orlando ross (Orlando ross is a

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customer service in Brooklyn office of hon. Yevette clerk congresswoman in Brooklyn)told to plaintiff "your wife called on your phone number asking for help with social security, ", plaintiff told him "I don't have a wife I'm In annulment processing since 2019" and he told to plaintiff "she has the same apartment as yours and same address as yours and her name is Noura Elghazoini plaintiff respond " I don't have A wife and I'm in annulment proceeding in Hudson county since 2019 "plaintiff question is how did she get to my phone number? why she didn't call to her congress member in new jersey?" because they were drugging plaintiff, and they were taking pictures to prove to immigration that she still live with him, another occasion mister Eli Slavin (Slavin is worker in hon, Yevette clerk in Brooklyn office) from the same office told to plaintiff is your wife available can I talk to her she called asking for help with social security, plaintiff respond that I don't have a wife and if any use of my identities or anything related to my properties is been stealing, defendant Noura Elghazoini and her boyfriend and Robert Rodriguez were drugging plaintiff, and they were getting access to his phones and computer. on about November 2021 plaintiff called back to defendant Orlando ross to inform him about crimes and fraud committing against him and to inform him to restrain from using of any stealing identities related to plaintiff, and defendant Orlando ross screamed on plaintiff and told him why are you keeping calling this office, don't faking call anymore this office and defendant Orlando ross knew and has reason to know that congresswoman Yevette Clarke is a public agent and she is plaintiff representative too as American and as democrat party member been voting for them and support them including defendant Yevette Clarke since plaintiff become united states citizen 2014,

69.on October 6, 2021, plaintiff found defendant Noura Elghazoini and defendant Michael Colombas and two other people near his building in ocean avenue and Quentin rd. in white BMW new jersey plate, they saw plaintiff and they run away, and defendant Noura Elghazoini pointed finger at plaintiff and she pointed hand to her neck like she is going to slaughter plaintiff and she had grey item in her hand, plaintiff informed believed that after he found they were drugging him and his girlfriend to cover up their crimes,

70.octobre 13,2021, plaintiff found boyfriend of defendant noura elghazoini and his friend in front of his building where I live ,when they saw him they run away around 11 am, they were coming to knock out plaintiff and his girlfriend to cover up their crimes after they get caught drugging plaintiff since 2016 and they come up with danger plan to destroy plaintiff life and liberties and his girlfriend life and liberties, and they were telling to people that plaintiff is against police officers, plaintiff respect polices as government employees and the majority of his family in Morocco are police officers, on about October one of them called plaintiff and told him do you support police, plaintiff respond police are supported by law and they aren't elected member and they don't need my support, police department is a branch of executive power to safeguard life and liberties and to enforce the law and protect the public, and this was as tactic to prevent plaintiff getting protection under police iurisdiction

71. October 17 2021, plaintiff found Michael colombas and his friend in the corner of e 19 street and Quentin rd. west corner of plaintiff building they saw him they run away, and pointed finger at me and defendant Michael colombas told me( te matar lo), plaintiff found they were sticking plate number in back glass of cars to make it hard for me to get car plate, on February 23 2022, plaintiff told to judge

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Mantineo in Hudson county "you honor, you are a judge you took the oath to safeguard lives and liberties, these people they still drugging me in Brooklyn and they assaulting me, and you going to be responsible for this crimes happening and is going to happen or any reverse of violence, and she told to plaintiff we are helping defendant to get social security ". Very informed reasonable person would understand that noura el ghazoini and Robert Rodriguez and micheal colombas were drugging plaintiff and his girlfriend to cover up their crimes under color of law and encouraged by judge Maureen mantineo, and NYPD and jersey police department believed their crimes wouldn't be discovered and wouldn't be sanctioned or persecuted, but to be tolerated 72. plaintiff went 61 police precent and filed for police report, and police officer told him go to court we cannot do nothing and police officer intentionally and willfully writ report for harassment, and ignored attempt to kill, knock out, assault, criminal trespass, attempt to kill, assault wetness, 73.april 18, 2021, plaintiff was with his girlfriend in her car in brighten beach Brooklyn new York defendant Dimitry who I saw him was following since I drove from ocean parkway and avenue x in Brooklyn, and I was waiting my girlfriend and I saw defendant Dimitry was walking back and forth around my girlfriend car just the moment my girlfriend get in the car he drove in wrong way intentionally and willfully to crush plaintiff girlfriend car and destroy it, as attempt to kill plaintiff and his girlfriend, and he run away and I was able to catch him and return him back to accident scene plaintiff found defendant Dimitry Kalker was following him many times in Brooklyn and early morning when he go to work, and after the accident plaintiff saw defendant Dimitry many times with Robert

Rodriguez, and plaintiff saw him with Roberts Rodriguez in coney island avenue in

Brooklyn after the accident next to 61 police precent in Brooklyn, defendant Dimitry was telling to defendant Robert Rodriguez what happen in the accident, and they went at night they break the car door and they delete cm card on the car camera and they called Zakaria representative of progressive insurance, and they told him that was another car involved in that crush as attempt to defraud insurance company to gain illegal money and plaintiff informed Zakaria that was no another car involved, (plaintiff have a witness) and plaintiff and his girlfriend still recovering form that accident and they had surgery for shoulder and knees, and they still going to have more surgeries, and my girlfriend still have big damages in her right knee till now,

74. October 30, 2021, at 4am plaintiff was in Gaz station avenue p and coney island avenue in Brooklyn and one man approached plaintiff, and he told to plaintiff can I have lights do you know me, can I have lights, and he told to plaintiff "te finito amigo", and he showed me a knife from the car, and he was with Robert Rodriguez, and they and another two women in that car,

75. plaintiff got to Brooklyn bridge on October 30 ,2021 around 4:26 car jeep plate N: JRR6241 New York plate crushed plaintiff car from the rear and he run away, and defendant Noura Elghazoini was in that car ,police came and plaintiff give them the plate number and told them this is attempt to kill but officer defendant Duren refused to writ plate number in police accident report, and plaintiff informed believed that defendant Duren didn't report hit and run, plaintiff went back to precent in Manhattan and asked defendant Darren to amend report and plaintiff informed him that the accident was attempt to kill, but defendant Duren ignored plaintiff request, and never report hit and run, fully informed reasonable person would understand that accident was intentionally to destroy plaintiff car as

retaliation and attempt to kill, and aided and abetted by defendant Duren police officer,

76. plaintiff went to 61 precent in Brooklyn to report incident happening in gas station, on October 30,2021 and one detective (Asian American) told him that isn't how we do things here, he told to plaintiff you didn't call. Plaintiff found the defendants mentioned above they are hacking his phone, and they were tracking him and anywhere he goes they called to prevent me from get justice using police and power they have.

77. On February 23,2022 they had plan to kill plaintiff in hotel, plaintiff was in Rocca restaurant in forest hill queens, and they send one women to take plaintiff to hotel when they found plaintiff already knew about their plan, and they cancelled the plan, and defendant Robert Rodriguez came with one police officer American Asian woman, and they were asking the other woman for phone number, they told her we were in France, we would like to get to know each other, and he said my name is Robert, plaintiff knows they were following him and they taking pictures to obstruct any investigation and to cover up their crimes, February 25, 2022, the defendant Robert Rodriguez followed plaintiff to the defendant Gregory gorodetsky office in E 12 and kings highway in Brooklyn, with deferent look and he told to plaintiff I'm here for child support., and Jun 19, 2022, defendant Noura Elghazoini followed plaintiff to l'algeroise French patisserie in Brooklyn, and plaintiff informed believed they were following him to take pictures to cover up their crimes and obstruct any government investigation,

78. plaintiff bought more 6 phones, because any time plaintiff get new phone he found they were knocking him out and hack IMEI serial number and install spy on his phone to keep tracking me, and plaintiff have to buy another they

knocking him out and they were hacking his semi number and /or installing spy on my phone and they were hacking his email account to fake evidences, they were drugging plaintiff and his girlfriend and they are hacking plaintiff phones to track him and to obstruct him from going through any government department, and to use power they have to fraud evidence to interfere with plaintiff constitution rights and equal protection of law ,using police power and power they have anywhere I go I found they were following me, and they were using spoof cards apps to fake texts and messages and calls and evidences

79.plaintiff found Roberts Rodríguez was following him many times in

79.plaintiff found Roberts Rodríguez was following him many times in Brooklyn Wednesday early morning when I go to work 3 am or 4 am, with police emergency light, plaintiff went many times to police to report incident but always come back or go to court, plaintiff filed many complaints to attorney general in new jersey and New York but plaintiff never received, and always they refuse to let me meet or see lieutenant or high supervisor,

80. on about august 2021 plaintiff was in brighten beach plaintiff saw
Robert Rodríguez and another woman were following me, when plaintiff get to
subway station in Brighton beach one man (WHO IS A FRIEND OF Robert
Rodriguez) and other women jumped and they were telling to my girlfriend do you
want to keep it in yourself, and he told to plaintiff I'm police officer, I'm going to
call police, and they were using this tactic as provocation to violence and they were
trying to separate plaintiff with his girlfriend, plaintiff believed informed that after
sexual assault they had plan to make plaintiff a gay to cover up their crimes and to
obstruct criminal investigation, plaintiff never been a gay.

81.plaintiff filed complaint to police internal affair in Manhattan on December 2021 defendant rosa come to Brooklyn to investigate the complaint and

start asking legal question and he putting words in my mouth and if im gonna be able to file a lawsuit or not , but he never investigated, plaintiff called many times asking for the complaint but always told mister rosa isn't here call back, and defendant rosa knew that they were drugging me and my girlfriend and he knows they were assaulting us ,and defendant rosa Rodríguez willfully and intentionally conspired to protect defendant and involved in barbarous crimes to cover up and to protect Robert Rodriguez from any prosecution and give them more space to violate our constitution rights more and more ,conspiracy of defendant sergeant de rosa was the continuation of crimes against plaintiff and the crime committed against plaintiff on February 26 2022 to duplicate spaceman to replace the one they destroyed on February 10 2021 and after found plaintiff found out and filed for a motion to disqualify judge in Hudson county and motion to vacate orders based on fraud upon the court and fraud on the court ,

82.plaintiff was sending complaint to attorney general in new jersey and never received, plaintiff found that defendant Rivera supervisor of post office in bath avenue in Brooklyn was stealing complaints not to go through office of attorney general of new jersey, and plaintiff informed her many times, and she failed and refused to investigate stealing mails, I sent complaint to prosecutor municipal court in Hudson county I found never arrived and I found it in west district police department and detective travez told me my supervisor give it to me, I asked for references and he refuse to give it to me, I come back I went to post office in bath avenue I asked for defendant riviera manager she told me go do whatever you want after she told me im going to investigate, and ignored my calls about the destiny of my mails, they were using covid lock down to obstruct my mail from reaching government department

83. on March 30, 2022, plaintiff went to new jersey to hire Frederick A.

Angelo mister Frederick told to plaintiff I'm not going to represent you, because you sent inappropriate email to judge, plaintiff never—connected the judge or emailed her. plaintiff found the people defendant conspired to drug plaintiff, and they are getting access to plaintiff digital items to hack his electronic account and send email to court to make me problems with the court, and they were hacking his emails account this is the cause judge Caroline Cohen and police and Yevette Clarke office conspiracy and defendant sergeant de rosa and cause of obstruction justice to plaintiff and equal protection of law and due process

84.plaintiff found defendants were calling doctor to fake reports ,plaintiff

84.plaintiff found defendants were calling doctor to fake reports, plaintiff went to defendant weal elwalid for anus bleeding and discomfort seating and pain and bleeding from my anus while working and the defendants wael elwalid proceed with surgery anesthesia then he faked report that plaintiff dint have anything plaintiff went to mister carr psychologist doctor in coney island hospital for losing sleep and lose of concentration and too much depression and danger plans came to my mind and defendant carr faked report and he told to plaintiff "you dig a whole and they are going to push you on it, plaintiff told him 'I came to you as psychologist to help me and you are telling me this stories "who do you know this people ?any one I go they asking if I believe in god, they were telling them I'm apostate to single me out of Moroccan community and to put my life in danger with Muslims radicals, and plaintiff never been apostate nor atheist plaintiff against violence based on religions,

85. plaintiff informed and believe that defendant Noura Elghazoini and her boyfriend Michael Colombas and his sister police supervisor in jersey city and Robert Rodriguez and does I-x police officers in NYC were committing crimes

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against plaintiff since 2016, any time she come to meet with plaintiff ,plaintiff get knock out and wake up dizzy and throwing up.2017 she come to me in Brooklyn and the same symptoms happen to me and the same day I removed my appendix. plaintiff found they were drugging him, and we're using my phone to fake evidence and destroy evidence, two times plaintiff found she has more than 20000 dollars in her bags see audio recorded translate see exhibit 26, and I will provide all sources of my money upon request. In April 2020, she called plaintiff, and she told him if you go back to police, and you tell them Michael Colombas I will tell them that I give you money for green card. 86.plaintiff filed for protection order in kings county on October 26,2021, the beginning plaintiff had HON. Judge KATHLEEN C.WATERMAN (and I will preserve my rights to subpoena judge Kathrine waterman as a witness since she was acting in scope of her job), on December 23,2021 judge waterman told to plaintiff next time you are going to be in another place, and she told him protection order is going to affect your divorce in new jersey ,and I don't have jurisdiction over respondent and she send me to January 25, 2022, at the hearing of January 25, 2022 defendant judge Caroline Cohen showed up on hearing conference with a big Halloween red sunglasses, and she was hiding her face, and she told to plaintiff we are going to try to serve defendant by text and you are going to come back on may 25,2022 and you going to be in other place . Plaintiff found DEFENDANT CAROLINE COHEN conspired with others defendants and defendant Noura Elghazoini attorney new jersey Leonard Cohen and law firm of Dunne,dunne & Cohen and assigned by office of Yvette Clarke in Brooklyn and new York city to delay my case, and send it to Richmond county to another judge Gregory gieldman who has no personal jurisdiction over my case and far from kings county prosecutor

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jurisdiction and attempt to obstruct subpoenas to get camera footage, and obstruct process services to respondent noura el ghazoini and judge Caroline Cohen intentionally and deliberately and willfully acted out of scope of jurisdiction and has no subject matter jurisdiction over my case and as judge NYC and conspired to delay my case, and to send it from kings county to Richmond county, which is a violation of my due process and equal protection of law and violation of separation of power and independent and imperiality of judicial branch, (office of Yevette Clarke is legislative branch and nyc is executive branch) .no state legislator or executive or judicial officer war against the constitution without violating his undertaking to support it, and this conspiracy of defendant judge Caroline Cohen and defendant judge Gregory gliedman was the cause of continuation of crimes against plaintiff, and this conspiracy gives more freedom and space to other defendant to violate my rights and my liberties more and more and till submitting this complaint defendant Noura never been served for protection order filing in Brooklyn and it's been obstructed by defendant judge Caroline Cohen and defendant judge gliedman and police officers in new York city and jersey city, and office of Yevette Clark which give more freedom to defendant Noura and her conspirators to continue commit crimes against plaintiff under color of law, defendant judge Gregory gliedman has no personal jurisdiction over my case and jumped from Richmond county to kings county to take may case as conspirator to protect other conspirators and is been assigned to my case by office Yvette Clark in Brooklyn and new York city and NYPD to protect other defendant and obstruct justice to plaintiff, and he told I don't have available attorney for you, and intentionally they send translator without my request and I told to judge I didn't request translator I found any where I go they telleing you need translator ,plaintiff went many times to family court in Brooklyn to get subpoena to get camera footage from the house 1909 quentin rd after police and landlord refused to give it to us or open investigation but always you have to see a judge,

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87.on 2020, plaintiff went to doctor WAEL Z ELDARAWY for bleeding from my anus and bleeding while I'm working or exercising or swimming ,or seating in the car, and lied to me about what I have and what wrong with my body, I had anal fissure as result from sexual assault, and found that he conspired with other defendant to fake my medical report to help other real actor on this crimes to get away with their crimes, intentionally and deliberately fake medical report to facilitate other crimes, this fraud violated the law and regulation governing doctor job and physicians job and their policy and their oath . this conspiracy of mister weal eldarawy put my life and my health under pain and suffering. doctor wael intentionally and knowingly and negligently violated MyState health law and united state health act, which lead to suffering and emotional distress of plaintiff bouazza ouaziz .defendants fraud lead to plaintiff's suffering and more bleeding and humiliation and lose of enjoyment of life, and more crimes committed againt plaintiff, doctor weal eldwary violated federal and new York state laws respecting patient's confidentiality which is the violations of plaintiff constitution heath rights and weal eldawary misleading and fraud give more space to other defendants and more freedom to violate my rights more and more.

88. plaintiff went to doctor carr psychologist for nightmares and emotional distress, and loss of sleep, and too much stress and emotional hurt and humiliation, plaintiff found defendant carr was faking reports and removing reasons for visiting from the psychological report, and he told to plaintiff you dig a whole and they

going to push you in it, plaintiff found he conspired with others defendant to fake report and help them get away with their crime and make me crazy.

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89. plaintiff found defendants above conspired to delay protection order in king's county, and they assigned judge Carolina Cohen to send protection order to another Richmond County, plaintiff hired defendant Gregory gorodestky to represent him on protection order hiring, the day plaintiff signed agreement and paid he found defendant Roberts Rodriguez waiting in waiting room of law firm of defendants Gregory gorodetsky, and two other his friend of defendant Robert Rodriguez were waiting outside in the street, defendant gregory gorodesky conspired with other defendants and NYC under color of law to fake and misrepresent the facts of my statement of facts to make crazy and he was writing things and contra versa of wat I testified to make me crazy and he was delaying the case from February to April and he was questioning plaintiff English language ability, and he refuse to submit evidence with the complaint for more than three attempt and he was delaying the case for more time to destroy evidences, and refuse to give me my information back, plaintiff found defendant greg gorodesky opened conversation with other defendants to fake amended complaint and was writing things to make crazy, and defendant greeg gorodotsky knows they were drugging plaintiff and his girlfriend, and they were knocking them out, and they were assaulting them ,and they were tracking them ,and stalking them ,and he knows they were assaulting plaintiff and his girlfriend in Brooklyn ,plaintiff asked defendant Gregory gorodotsky to get subpoena for Orlando ross as a witness he refused ,plaintiff asked defendant Gregory gorodestky to get subpoena lilmor management llc for camera footage from the building he refused and he told to plaintiff I'm not going to get camera, defendant Gregory gorodetsky attorney

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conspired with a judge Carolina Cohen and office of defendant Yevette Clarke and other defendant police officers to dig my protection order not to go through, and was delaying the case to give more times to other defendant to destroy and fake evidences defendant Greg.c gorodetsky as attorney of law ignored constitution rights he learned in his legal carrier and he ignored principles and noble letter of legal representative, and conspired and Aided and abated crimes against plaintiff and was trying to protect defendants and help other defendants to go away with their crimes, And gain relationship with polices and judge and put plaintiff life and liberties as a human being in danger, and he used trauma plaintiff was in to steal his money and work against plaintiff constitution rights and against NYS ethics professional conduct, conspiracy of defendant gorodetsky was the cause of violation of plaintiff constitution rights and crime committed against plaintiff and his girlfriend, and the continuation of crimes against plaintiff and his girlfriend 90.defendant Yvette Clarke acted through its agents in Brooklyn defendant Orlando ross and defendant ELI slavin using their power as congresswoman representative to conspiracy under color of law to put plaintiff life and his liberties in danger and people around him and interference with plaintiff rights to equal protection of law and due process, on October 2021 plaintiff called office of Yevette clerk in Brooklyn to get help with renewal of American passport after defendant Noura Elghazoini steal first one, and defendant Orlando ross told to plaintiff (plaintiff has a witness) "your wife called on your phone number asking for help with social security "plaintiff informed him that he doesn't have a wife and is in annulment processing in Hudson county since 2019and plaintiff answered why she didn't call to congress member in new jersey?. defendant Noura elghazoini and defendant Michael Colombas and defendant Robert Rodriguez and sister of

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defendant Michael colombas who is police supervisor in jersey city and timothy Taylor and his step son Richard Taylor and were drugging plaintiff and they were getting access to digital item to fake evidence and destroy evidence and assaulting plaintiff to cover up their crimes and take pictures with plaintiff to prove to immigration that defendant NOURA elghazoini still lives with him, and another occasion on October 2021 defendant eli slavin called plaintiff, and told him is your wife available she called asking for help with social security ,plaintiff informed defendant Eli slavin that he doesn't have a wife, anything you get without plaintiff consent or signature is attempt to fraud united states of America and conspiracy to put plaintiff life and liberties in danger and his girlfriend, and about December 2021 plaintiff called Orlando ross to ask about that incident happening in October and defendant Orlando ross screamed on plaintiff and told him why are you keeping calling this office and defendant Orlando ross knew and should have knew that Yevette Clarke is representing plaintiff too as resident of 9th district and a democrat party supporter and plaintiff been voting and supporting democratic party since 2014, including defendant Yevette Clarke with all due my respect to other parties . 91. defendant lilmor management llc and 1909 realy llc acted in conspiracy throughout its agents, David the manger, and the super of the building 1909 Quentin rd Brooklyn and his wife were helping other defendants to get access to the building to knock plaintiff out and his girlfriend and they were controlling and stalking plaintiff using the camera inside building to control plaintiff in and out, plaintiff saw super of the building many times was following him ,plaintiff found super was controlling him in and out after and plaintiff saw him with defendant Robert Rodriguez on October 6, we called many times asking for camera footage, but never agreed to give it to us because they know the police involved in this

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conspiracy and they will never release footage or open investigation and they were using the security camera to commit crimes .this conspiracy under color of law and attempt to fraud united states of America put plaintiff and his girlfriend life and liberties under attack, and conspiracy give more space and freedom to others conspirator to continue committing crimes against plaintiff and his girlfriend and other people around plaintiff and his properties and his privacy under color of law and they are telling to people that my girlfriend is a conspirator against plaintiff too which put the life and liberties of my girlfriend in danger too .on April 18 2021, plaintiff was with his girlfriend her car, defendant Dimitry drove in wrong way and intentionally and knowingly and premediated plan crush plaintiff girlfriend car as attempt to kill and revenge for helping plaintiff to get out of trauma he was in and she still recovering from this accident till now with a big damages on her rights knee still suffering injuries and damages as result of that accident does defendants involved in ,defendant were knocking plaintiff and his girlfriend out and assault them and do everything can come to the mind of this people out of control as revenge and retaliation, defendants were knocking out plaintiff and they were using his digital item (phone, computer, email account) to fake evidences, destroy evidences, and spreading bad words about plaintiff to single him out, and make him a bad person in reverse to cover their crimes and their outrages as gangs member sealing narcotics drug, using drug dealers to commit crimes in favor not to prosecute them and protect them and violate people lives and liberties of plaintiff and people around him,

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92 . defendants premeditated agreed among themselves to assault plaintiff

sexually, assault, continue knocking him out, intimidation, stalking, wiretapping,

invasion of privacy using their power under color of law to fake reports in state to

make plaintiff a bad person and to cover their wrongdoing ,on October 2021 one of them called plaintiff and he told him "do you support police officers "plaintiff told him police officers are not elected member to support them, police officer are employees of public organized department under state rules and regulation, and been giving power by law to protect and serve under statutes and regulation ",as such attempt to make plaintiff against the police officers and not to get equal protection under police jurisdiction, and equal protection of law, and they were telling to people that plaintiff bouazza ouaziz is an apostate, as such attempt to legalize crime against plaintiff and single him out, and attempt to put his life and safety in danger, apostate in Islam anyone kill him can go to heaven.

93.plaintiff sent many complaints to united state attorney general in new jersey, but never delivered, they are stealing them from post office in bath avenue Brooklyn throughout help of Rivera manager of that post office and defendant Rivera told to plaintiff call me we going to ask for investigation ,plaintiff called many times defendant Rivera but never answer , plaintiff went to post office to see Rivera but any time she saw plaintiff she run away inside , plaintiff send complaint to inspector general plaintiff believe never arrived to it destination ,plaintiff called police many times but always go to court or come back later, they were using corona virus lock down and police power to keep me away from getting justice and delay lawsuit for statute of limitation.

94. plaintiff Bouzza Ouaziz took DNA test on February 10,2021 and may 25,2021 in Brooklyn LabCorp branch on E 14 street in Brooklyn based on court order Hudson county new jersey ,and plaintiff contested both test based on fraud and inaccurate taking and never had sex with defendant Noura Elghazoini when she get

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pregnant ,plaintiff get subpoena from LabCorp there is no first DNA test in LabCorp stored information see subpoena exhibit A, and attorney Richard Muglia (I will preserve my rights to subpoena him as witness )from new jersey informed plaintiff that there is no first DNA test in LabCorp stored information, defendant Noura Elghazoini and defendant NYC and defendant police officers and defendant Robert Rodriguez and other defendants Samantha gollway and ada ocampy and the manager of LabCorp branch in Brooklyn conspired to steal first DNA and destroy it and not to send it to be tested, and LabCorp is responsible for the safety and transportation of spaceman, second DNA test was fraud see subpoena, plaintiff took second DNA test on may 25, 2021 at 10:30AM not 1:30, and judge in Hudson county said on cmc conference bouazza tested on December 10, plaintiff never tested on December 10 plaintiff took DNA test on February 10 and may 25 2021 defendant noura El ghazoini and other defendants have faked DNA test on December 10 2019, and they give it to the judge in Hudson county to legalize it, when plaintiff found out filed for motion to disqualify the court and motion to vacate orders based on fraud on the court in Hudson county new jersey and none existence of first DNA test in LabCorp stored information and defendants knocked out plaintiff and assaulted him on February 26 2022 to duplicate spaceman and send it again to LabCorp to fake it defendants Noura Elghazoini and her boyfriend Michael Colombas as medical worker in Christ hospital and his sister police supervisor in jersey city and NYPD and defendant Robert Rodriguez and other defendant each of them acted from their place with power and involved in conspiracy with LabCorp and it workers liaz fruz, Samarth Galloway and company ada and the manager in LabCorp branch in E 12 Brooklyn under color of law and involved under color of law to knock out plaintiff and assault him and take spaceman to duplicate it as a tactic to cover up their crime

and their violations of plaintiff constitution rights and as a tactic to clean their dirty hand and destroy plaintiff life and liberties. LabCorp conspiracy throughout its workers under color of law was the cause to violation of plaintiff constitution rights and life and liberties and plaintiff naturel rights and his life and liberties and naturel rights of his girlfriend and free of violence, defendant LabCorp history of crime fraud and intentionally tempering evidence and negligence and breach of contract and crime fraud and violation of constitution rights of American citizen was the cause of plaintiff violation of constitution rights and life and liberties and attempt to kill plaintiff to dig the case to avoid any prosecution and punishment, believed their illegal action wouldn't be discovered or investigated but to tolerated,

95. Tuesday 17 JUN, 2022 plaintiff went to criminal court in Brooklyn to file for protection order, one police officer told me "New York state don't care anymore about victim," plaintiff found they installed wire camera spy in his room when I opened conversation with I found out they come and they took it,

96. all Wednesdays of October and November on 2021 police car with emergency light was following around my house and after while driving around my house, plaintiff informed believed they were following him to intimidate him and the same tactic they were in jersey city on 2019, and plaintiff informed and believed that all police officers in 60 precent and 61 precent are conspired against plaintiff and they know and they have reason to know that defendant Rebert Rodriguez police officer and noura el ghazoini, and her boyfriend and other defendant were assaulting plaintiff and they drugging him and his girlfriend, and very informed reasonable person would know that judge caroline cohen and judge Gregory gliedman

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conspiracy is a protection for other defendant and attempt to dig the case not to go forward, and aid and abet crime and interfere with plaintiff constitution rights, 97. on January 16 2020, I was in best western hotel in immense ave in Brooklyn around 9pm I saw Robert Rodriguez and another police officer in front of the hotel with emergency police car in front of the hotel they were talking to Michael colombas when they saw me Michael colombas jump in another car and he drove away and January I wake up too much throwing out and dizzy, at the night plaintiff they knock me out and they assaulted me and they steal camera and sim card because the know I was recording them and I went to police station in 60 precent and defendant blum police officer told me go get subpoena from the court we cannot go do nothing with private business unless there is a subpoena, I went family court in Brooklyn and they told me covid lock down everything is close, and everybody knows that emergency was open at the time . 93. on information and belief, none of the officers involved in the above -alleged incidents were ever subjected to official investigation and /or official discipline and/or removal or inquiry regarding this action. 98.on information and belief, none of the individual involved in this above alleged incident were ever investigated and /or forwarded the complaints to prosecutor. 99. on information and believe, none of the defendant's attorney nor judge Caroline were subject to NYS professional conduct investigation. 100. on information and believes police officers never open investigation or

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forwarded the complaint to prosecutor intentionally and willfully to protect their

other defendant and give them more space and freedom to violate plaintiff life and 1 liberties, 2 101. plaintiff come to this federal court after I exhausted all other options in 3 new jersey and new York state to get justice and stop this barbarous crimes ,and free 4 of violence and live in peace and enjoy my nature rights as human been lead by some 5 corrupt judges and some bad police officers who using badges to commit crimes and 6 use tribe minded to help other to get away with their crimes, 7 102. on my information and believes none of defendant above leave to 8 conspiracy or informed the authorities about on going conspiracy to deprive rights of 9 plaintiff, all defendant above are still working hard in scope of conspiracy to keep 10 this case out of federal justice and to keep up their reputation and enrich their service 11 provider economically ,politically and destroy plaintiff reputation as a survivor of 12 this barbarous crimes, 13 14 First claim for relief 15 (42 U.S.C 1983 against all defendants) 16 17 103.PLAINTIFF hereby repeat, reallege, and incorporate by reference 18 paragraphs 1-95 as though fully restated herein. 19 104.prior of this described wrongdoing above, the New York police 20 department developed and maintained policies and/or customs exhibiting deliberate 21 indifference to the constitutional rights of the United States constitutional rights of 22 united state citizens, which caused the violation of plaintiff rights. 23

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105.it was the policy and /or custom the policy of New York State Police Department inadequately supervises and train its police officer, including the defendant police officer, thereby failing to properly discourage constitutional violation on the part of their police officers 106.as a result of the above-described policy and custom police officers of New York City including the defendant police officers, believed their action would not be properly monitored by supervisory officers and that misconduct would not be investigated or sanctioned, but would be tolerated. 107.the above-described policy and/ or customs demonstrates a deliberate and indifferences on the part defendants New York City to the constitutional rights of the United citizens and were the cause of violation of plaintiff rights alleged herein. 108.defendant Yevette Clarke acted throughout her representatives in Brooklyn defendant Orlando and Elin Slaven and agreed with other defendants conspired with other defendant under color of law to deprive plaintiff constitution rights and acted as a facilitator and conspirator to aiding and abetting crimes against plaintiff and his girlfriend and conspired to deprive plaintiff rights and to gain political benefits and hurt violate plaintiff constitution rights, defendant Orlando ross and Eli slavin conspiracy was the cause of violation of plaintiff constitution rights and the cause of continuation of crimes against plaintiff and his girlfriend 109.defendants RIVERA post office supervisor acted under her official job as a supervisor post office and conspired with other defendants to steal my mails not to be delivered to united state attorney general office in new jersey. defendant Rivera by doing so acted and conspired with others defendant to violate my constitution rights and interfere with my constitution rights and liberties granted by the United

States constitution, defendant Rivera conspiracy under color of law to violate United

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States post office rules and regulation and to mail theft and obstruction of mail was the cause of violation of plaintiff rights and liberties and the cause of continuation of crimes against plaintiff and his girlfriend 110.defendants judge Caroline Cohen possessed the power as a judge with legal knowledge and armed with constitution rights to safeguard life and liberties and not to act out of her boundaries to conspiracy to aiding or abetting crime, or obstructing justice or using her possession to interfere with plaintiff rights, judge Caroline Cohen ignored New York state judicial ethics and the United States constitution and her oath the constitution and second oath if she served in the army and her duties as a judge and conspired to facilitate crimes and prevent plaintiff from equal protection of law. defendant judge Caroline Cohen and her conspiracy was the cause of violation of plaintiff rights and the cause of continuation of crimes against plaintiff and his girlfriend 111. defendant Gregory gorodetsky law firm acted through it attorney Gregory gorodetsky and conspired under color of law to misrepresentation of facts and crime fraud and attempt to make plaintiff crazy and destroy plaintiff reputation and obstruction of evidences and help other defendant to get away with crimes and get benefits to his own law firm and build his career and exchange favor with other defendant, conspiracy of defendant Gregory gorodestcky and it attorney give more space to other defendant to continue commit crimes against plaintiff and was the cause of violation of plaintiff rights and liberties, 112.defendant doctor Kelly and wael acted in concert agreed with other defendant under color of law to commit fraud on medial discharge paper to protect other defendant in exchange of favors believed their fraud never discovered or investigated

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or sanctioned but to be tolerated, defendant Kelly and wael crime fraud and aid and

abet crime was the cause of violation of plaintiff rights and liberties and the cause of crimes against plaintiff and his girlfriend

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113. defendant lilmor management LLC as current and defendant Kathrine chung as previous landlord acted through its agent as landlord to facilitate crimes and aid and abet crimes against plaintiff and his girlfriend and failure and refuse to investigate and involved in providing access or facilitate or help to other defendant to get into plaintiff apartment to assault plaintiff and my inmate (female ) under color of law, and involved in helping other defendant use illegal substance to knock out plaintiff and people around him, and turning the lights of and on to disable the camera and refuse to provide us with camera footage after many attempt, and staking and control plaintiff in and out ,and they conspired to use security camera system to commit crimes and control of plaintiff and individual around him, and was the cause of violation of plaintiff rights and the cause of continuation of crimes against plaintiff believed their conspiracy to crime wouldn't discover or punished but to be tolerated . defendant optimum acted thought out its workers and conspired with other defendants to block plaintiff access to router setting and preventing him from updating password not to discover any wire recoding or spy cameras and to help other defendant hack my security camera and hack my electronic account and my digital item, the conspiracy of optimum and its workers was the cause to crimes against plaintiff and invasion of his privacy, and continuation of crimes against plaintiff. defendant con Edison acted throughout its agents and conspired to facilitate to install knocking illegal substance in the building and apartment since 2019, the conspiracy of con Edison and its workers was the cause of crimes committed against plaintiff and the continuation of crimes against plaintiff

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114. all defendants above conspired acted in concert and in meeting of mind
and an overt agreement has occurred and continue occurring till now under color of
law to conspiracy to deprive plaintiff constitution rights and attempt to destroy
plaintiff future constitution rights and put plaintiff rights to life and liberties and his
girlfriend life and liberties under attack
115. defendant action was intentionally and willfully and reckless disregard
plaintiff constitution rights and undertaken with malice, crime fraud, power abuse,
outrage, above the law, and oppression, believed their action wouldn't discovered or
sanctioned or investigated but to be tolerated
116. as result of premeditated, calculated conspiracy of defendants under color
of law as described above, were the cause of the violations of plaintiff rights alleged
herein
117.plaintiff, bouazza ouaziz is entitled to compensatory damages in an amount
to be proven at trial
118.plasintiff's bouazza ouaziz is entitled to exemplary and/or punitive damages
in an amount to be proven at trial
SECOND CLAIM OF RELIEF
(Aggravated SEXAUL ASSAULT18 U.S.C 2241 under color of law)
119.PLAINTIFF hereby repeat and reallege and incorporate by reference
paragraphs 1-111 as though fully restated herein.
120. defendants acted in concert, and an overt act has occurred and continue till
now agreed among themselves under color of law to knock out plaintiff, drug him,

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and assault him sexually many times and assault him after they drugged him under color of law. 121.as result of being sexually assaulted after getting knocked out, plaintiff suffered harmful, injury, anal fissure, put under anesthesia many times for surgery, and intimidation, intrusive, sleep disturbance and suicide thoughts caused by the defendants Robert Rodrigues as police officers of New York city, and been aided and abetted by other police officers 122.the action of defendants in causing plaintiff to fair such harmful or offensives sexual assault were intentionally and outrage and out of control, and revenge and retaliation, and undertaken with oppression and premeditation plan and calculated, and out of control 123. defendants Robert Rodriguez acted in concert and premeditated action to assault plaintiff knowingly and willfully his crimes against plaintiff would be protected and covered and facilitated, and aided and abetted by other conspirators 124. as a direct and proximate result of defendant's outrage and power abuse and out of control such plaintiff suffered pain, humiliation, distress, physical discomfort, anal fissure, many operations under anesthesia and injury and enjoyment of life forever. And defendants conspired to deprive plaintiff rights and preventing him from getting justice done caused plaintiff emotional and harm and emotional injury and been thinking in suicide. 125.as result and proximate result of plaintiff's fair of harmful or offensive sexual assault plaintiff suffered physical injury and pain and emotional distress 126. plaintiff is entitled to compensatory damages in an amount to be proven at trial.

127.plaintiff; s is entitled to exemplary and /or punitive damages in an amount 1 to be proven at trial. 2 THIRD CLAIM OF RELIEF 3 (Facilitate sexual assault using illegal substance under 4 color of law) 5 6 128.PLAINTIFF hereby repeat, reallege, and incorporate by reference 7 paragraphs 1-127 as though fully restated herein. 8 129.as described hereinabove, by using illegal substance to knock out plaintiff 9 and sexually assaulted ,and tortured ,assaulted, battered and by conspired to deprive 10 plaintiff justice and not to investigate all police misconduct and power abuse to 11 commit crimes as police officers, defendants caused plaintiff to feel fair of harmful 12 and offensive sexual assault were unintentional, and unhuman and undertaken with 13 reckless disregard to plaintiff naturel rights and out of control and as revenge for 14 filling for annulment .the actions of defendants were intentional and undertaken with 15 unhuman and out control, outrage and above the law and criminal minded, believed 16 their crime wouldn't be discovered or investigate but tolerated 17 130.as a direct and proximate result of plaintiff's fear of harmful or offensive 18 contact, plaintiff suffered emotional distress 19 131.plaintiff; s is entitled to compensatory damages in an amount to be proven 20 at trial. 21 132.plaintiff is entitled to exemplary and /or punitive damages in an amount 22 to be proven at trial. 23 24 Fourth claims for relief 25

(Battery using illegal substance under color of law) 1 2 133. plaintiff repeat, reallege and incorporate by references paragraphs 1-132 3 as fully restated herein. 4 134, as result of being knocked out sexually assaulted under dug, plaintiff 5 suffered harmful or offensive physical contact were intentionally and undertaken 6 with under color of power and out of control and unhuman behavior and protected by 7 police in New York city 8 135.as direct and proximate result of defendant's infliction such harmful or 9 offensive contact plaintiff suffered emotional distress, physical discomfort, and 10 injury. 11 136. plaintiff is entitled to compensatory damages in an amount to be proven at 12 trial. 13 137. plaintiff is entitled to exemplary and /or punitive damages in an amount to 14 be proven at trial. 15 Fifth claim for relief 16 (Civil Conspiracy) 17 18 138.plaintiff hereby repeat, reallege and incorporate by references paragraphs 19 1-135as though fully restated herein. 20 139.defendants, acting in concert, agreed among themselves to knock out 21 plaintiff using illegal substance and assault plaintiff sexually and his girlfriend 22 ,assault ,battery , and humiliation ,inferences with plaintiff constitution rights ,fraud, 23 tracking using a police power abuse and above the law, computer trespass, 24 intimidation, destroy evidences, fake evidences, stalking, disturbing of peace 25

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his girlfriend

,destroy property ,premeditated attempt to kill, ,revictimize ,against plaintiff in the manners and ways previously alleged ,all the while knowing that they crime wouldn't be investigated or prosecuted, but to be tolerated 140.defendants further agreed among themselves to commit crimes for the purposes of concealing their own wrongdoing and causing plaintiff problems to be thinking in suicide. 141. the actions of defendants were undertaken with premeditated and planed under police power and their failure to investigate and/or remove danger police officers acting recklessly, and interference with plaintiff rights to life and liberties and equal protection of law. 142. defendant judge Caroline Cohen conspired with others defendant to prevent plaintiff from equal protection of law and equal due process and give more space to other defendants to continue their crimes against plaintiff. defendant judge Caroline Cohen action is aiding and abetting and facilitate crimes, and she had the power to do so, and she acted out of her boundaries jurisdiction to prevent plaintiff from getting protection of law. judge Caroline Cohen and defendant attorney greg gorodosky conspired with police officers and other defendant to obstruction of

justice and interfere with plaintiff equal protection of law and due process, and obstruction of evidence and denial justice to plaintiff, and he was delaying the case intentionally for not getting camera footage, and were the cause of crimes committed against plaintiff and his girlfriend and the continuation of crimes against plaintiff and

143. defendants conspired to fake medical reports and police reports and prevent plaintiff from equal protection of law and due process knowingly and

willfully to help each other from any lawsuit and /or prosecution and single plaintiff out 2 144. as direct and proximately result of defendant's actions, plaintiff suffered 3 emotional distress, humiliation, physical discomfort, and injury. 4 145. plaintiff is entitled to compensatory damages in an amount to be proven at 5 trial 6 146. plaintiff is entitled to exemplary and/or punitive damages in an amount to 7 be proven at trial. 8 9 Sixth claims for relief 10 (18.U.S.C 2520) 11 12 147. plaintiff hereby repeat, reallege, and incorporate by reference paragraphs 13 1-146 as though fully restated herein. 14 148.defendants acting in concert, agreed among themselves to intercept, 15 disclose wire, oral, electronic communication, intentionally and knowingly, willfully 16 and recklessly disregard to violate plaintiff constitution rights and plaintiff privacy. 17 149.these actions of defendants were undertaken with fraud, premeditated and 18 planned, oppression and malice. 19 150. as result of violation of premeditated crimes, plaintiff suffered 20 humiliation and emotional distress and anguish and fair about his future privacy 21 151. plaintiff is entitled to compensatory damages in an amount to be proven 22 at trial. 23 152.plaintiff is entitled to exemplary and/or punitive damages in an amount to 24 25 be proven at trial.

1 Seventh claim for relief 2 (18 U.S.C 2511) 3 153.plaintiff hereby repeat, reallege, and incorporate by reference paragraphs 1-4 152 as though fully restated herein. 5 154.defendants acting in concert, premeditated agreed among themselves 6 intentionally and knowingly and witfully and recklessly disregard to plaintiff 7 constitution rights to intercepts, endeavors to intercepts, or /and procures each other 8 to intercept and endeavor plaintiff wire, oral, electronic communication since 2019 9 and still going on till now. 10 155.defendants intentionally and knowingly and willfully, premeditated agreed 11 12 amount themselves to violate plaintiff rights using police umbrella to cover them to violate 13 section 18U.S.C 2511 and assault on plaintiff liberties and rights, and privacy, and 14 causing plaintiff emotional distress and financial lose and violation of plaintiff 15 16 privacy rights, 156.thees actions of defendants were undertaken with outrage and recklessly 17 and oppression and malice. 18 157. as result of these violation of section 18U.S.C 2515plaintiff suffered 19 emotional distress and intimidation and wage lose, and financially lose. 20 158. plaintiff is entitled to compensatory damages in an amount to be proven at 21 22 trial. 159. plaintiff is entitled to exemplary and/or punitive damages in an amount to 23 be proven at trial. 24 25

Eighth claim for relief 1 (Conspiracy to Endangering an injured person) 2 3 160.plaintiff hereby repeat, reallege, and incorporate by reference paragraphs 4 1-159 as through fully restated herein. 5 161.defendants premeditated acting in concert, premeditates agreed among 6 themselves to injure the plaintiff, assault the plaintiff using illegal substance, and 7 uniform gangs' group to help each other escape crimes and violation committed 8 against plaintiff and against the society under color of law. 9 162. defendants further agreed and conspired to affect justice and interference 10 with plaintiff equal protection of the law and due process and helping each other to 11 single out plaintiff and stealing his complaints from post office and fake medical 12 report. And agreed among themselves to endanger plaintiff and revictimize him and 13 leave him with his pain and suffering forever, and continue assaulting him, knocking 14 him out, 15 163. as direct and proximate result of defendant actions, plaintiff suffered 16 emotional distress, humiliation, intimidation, fear, loss of wage, physical discomfort, 17 thinking of suicide and lose enjoyment of life and has been lifted behind along with 18 suffering and pain and fair. 19 164.plaintiff is entitled to compensatory damages in an amount to be proven 20 at trial 21 165. plaintiff is entitled to exemplary and/or punitive damages in an amount to 22 be proven at trial. 23 Ninth claim for relief 24 (Negligent infliction of emotional distress) 25

166.Plaintiff hereby repeat, reallege and incorporate by reference paragraphs 1-2 165 as though fully restated herein. 3 167.plaintiff bouazza ouaziz, has been sexually assaulted and humiliated and 4 been single out to violate his rights under color of law, is subjected to the sound's 5 governments department and public. 6 168. as direct and proximate result of all this delays. failure to investigate and 7 interference with due process of law and equal protection of law plaintiff suffered 8 emotional injury 9 169. plaintiff is entitled to compensatory damages in an amount to be proven at 10 trial. 11 12 Tenth claim for relief 13 (Lose enjoyment of life) 14 15 170.plaintiff bouazza ouaziz, hereby repeat, reallege, and incorporate paragraphs 16 1-169 as fully restated herein. 17 171.defendants acting in concert among themselves to assault plaintiff, sexually 18 assaulted plaintiff, stalking, harassment, intimidation, invasion of privacy, fraud, 19 failure to investigate, humiliation, and still committing crimes against plaintiff 20 interference with plaintiff rights to seek justice, interference with equal protection of 21 law, in the manners and ways previously 22 Alleged, all the while knowing that they had no rights to do so and using police and 23 power they must single plaintiff out and interfering with his nature rights and 24

constitution rights in the manners and ways previously alleged, all the while 1 knowing that they are violating plaintiff constitution rights. 2 172.defendans further premeditated agreed among themselves not to provide 3 plaintiff equal due process and protection of law and involved in interference with 4 plaintiff health rights and due process, and equal protection of law for the purposes 5 to delay plaintiff justice and denial of justice and abuse of power to obstruct plaintiff 6 justice and equal protection of law and gain statute of limitation defenses. 7 173. furthermore, defendants premeditated agreed upon themselves to prevent 8 their action not to be investigated or monitored by stealing complaint from post 9 offices via help of supervisor of post office in bath avenue. 10 174. furthermore defendants premeditated agreed among themselves under 11 color of law to commit crimes, and fake medical report to put the life and liberties of 12 plaintiff in danger and help themselves to get away with their crimes. 13 175.these actions of defendants were undertaken with premeditation to fraud, 14 intimidation, stalking, fraud, oppression and malice, Power abuse, and outrage 15 176.as direct and proximate result of defendant's actions, plaintiff suffered 16 emotional distress, wage loss, humiliation, physical discomfort, enjoyment of life, 17 and thinking in suicide. 18 177, plaintiff is entitled to compensatory damages in an amount to be proven 19 at trial. 20 178.plaintiff is entitled to exemplary and /or punitive damages in an amount 21 22 to be proven at trial. 23 Eleventh claim for relief 24 (Premeditated conspiracy to attempt to kill under color of law) 25

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166. Plaintiff hereby repeat, reallege and incorporate by reference paragraphs 1-165 as though fully restated herein. 167.plaintiff bouazza ouaziz, has been sexually assaulted and humiliated and been single out to violate his rights under color of law, is subjected to the sound's governments department and public. 168. as direct and proximate result of all this delays. failure to investigate and 7 interference with due process of law and equal protection of law plaintiff suffered 8 emotional injury 9 169. plaintiff is entitled to compensatory damages in an amount to be proven at 10 trial. 11 12 Tenth claim for relief 13 (Lose enjoyment of life) 14 15 170.plaintiff bouazza ouaziz, hereby repeat, reallege, and incorporate paragraphs 16 1-169 as fully restated herein. 17 171.defendants acting in concert among themselves to assault plaintiff, sexually 18 assaulted plaintiff, stalking, harassment, intimidation, invasion of privacy, fraud, 19 failure to investigate, humiliation, and still committing crimes against plaintiff 20 interference with plaintiff rights to seek justice, interference with equal protection of 21 law, in the manners and ways previously 22 Alleged, all the while knowing that they had no rights to do so and using police and 23 power they must single plaintiff out and interfering with his nature rights and 24

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constitution rights in the manners and ways previously alleged, all the while knowing that they are violating plaintiff constitution rights. 2 172.defendans further premeditated agreed among themselves not to provide plaintiff equal due process and protection of law and involved in interference with 4 plaintiff health rights and due process, and equal protection of law for the purposes 5 to delay plaintiff justice and denial of justice and abuse of power to obstruct plaintiff 6 justice and equal protection of law and gain statute of limitation defenses. 7 173. furthermore, defendants premeditated agreed upon themselves to prevent 8 their action not to be investigated or monitored by stealing complaint from post 9 offices via help of supervisor of post office in bath avenue. 10 174. furthermore defendants premeditated agreed among themselves under 11 color of law to commit crimes, and fake medical report to put the life and liberties of 12 plaintiff in danger and help themselves to get away with their crimes. 13 175.these actions of defendants were undertaken with premeditation to fraud, 14 intimidation, stalking, fraud, oppression and malice, Power abuse, and outrage 15 176.as direct and proximate result of defendant's actions, plaintiff suffered 16 emotional distress, wage loss, humiliation, physical discomfort, enjoyment of life, 17 and thinking in suicide. 18 177. plaintiff is entitled to compensatory damages in an amount to be proven 19 20 at trial. 178.plaintiff is entitled to exemplary and /or punitive damages in an amount 21 to be proven at trial. 22 23 Eleventh claim for relief 24 (Premeditated conspiracy to attempt to kill under color of law) 25

1 179.plaintiff repeat, reallege, and incorporate by reference paragraphs 1-178 as 2 though fully restated herein 3 180. defendants Roberts Rodriguez agreed among other conspirator under color 4 of law police to attempt to kill plaintiff to avoid any federal prosecution for marriage 5 scam and fraud and any prosecution for crime they committed against plaintiff under 6 color of law with intent to end plaintiff life and life of his girlfriend. 7 181. defendants agreed among themselves with other defendants with any 8 disregard to their oath as professional with legal knowledge and under color of law 9 and took step to kill plaintiff intentionally and willfully with prior knowledge their 10 11 action could cause plaintiff death. 182.defendants premediated agreed among themselves commit crimes and use 12 their power and relationship with other conspirator to fake medical report and put the 13 live and liberties of plaintiff in danger and pain and interference with plaintiff rights 14 to life and liberties to cover their wrongdoing 15 183. these actions of defendants were undertaken with power abuse and NYPD 16 umbrella, and out of control and outrage, out of control. and power of other 17 conspirator with and knowingly and with reckless disregard to plaintiff rights. 18 184. as direct and proximate result of defendants' actions, plaintiff suffered 19 emotional distress and fear and intimidation, 20 185. plaintiff is entitled to compensatory damages in an amount to be proven at 21 trial. 22 186.plaintiff is entitled to exemplary and/or punitive damages in an amount to 23 be proven at trial. 24 25

1 Twelfth claim for relief 2 (Revictimize under color of law) 3 4 187.plaintiff bouazza ouaziz, repeat, and reallege, and incorporate paragraphs 1-5 186 as 6 though fully restated herein. 7 188. defendants acting in concert, premeditated to conspiracy to denial plaintiff 8 justice, interferences with plaintiff rights, interference with plaintiff equal protection 9 of law. fail to investigate, continue stalking, continuing of fraud, continuing of 10 intimidation, threat, fake medical reports, stealing of complaint from post office, 11 invasion of privacy, interference with heath in the manners and ways previously 12 alleged, all the while knowing that they had no legal rights to do so and/or manners 13 and ways previously alleged, all the while knowing that they are abusing power and 14 involved in violation of plaintiff constitution rights, acting out their boundaries 15 jurisdiction and violating the oath to the constitution. 16 189.defendants further premediated agreed to continue commit their crimes 17 against plaintiff more and more by getting too much space and more freedom from 18 other conspirators. 19 190.the action of defendants was undertaken with fraud, power abuse, out of 20 control, oppression and malice and fraud, and recklessly disregard 21 191. as direct and proximate result of defendant's actions, plaintiff suffered 22 emotional destress and revictimized again and again, and suffered humiliation and 23 injury. 24

192.plaintiff is entitled to compensatory damages in an amount to be proven at 1 trial 2 193. plaintiff is entitled to exemplary and/or punitive damages in an amount to 3 be proven at trial 4 5 Thirteenth claim for relief 6 (42U.S.C 1985 against all defendant) 7 194.plaintiff hereby repeat, reallege, and incorporate by reference 8 paragrapghs1-193 as fully restated herein. 9 195. defendants acted in concert agreed among themselves to spared fake 10 characteristics about plaintiff to single him out by telling to people that plaintiff is 11 apostate, and plaintiff is against police in order to get other to applaud their crimes 12 and single out plaintiff. 13 196. defendants acting in concert agreed among themselves to assault plaintiff 14 sexually and caused him to have Botox surgery as to cause pain and humiliation to **15** plaintiff under color of law and continues to commit crimes against him and his 16 girlfriend, and acted in concert to prevent plaintiff equal protection of law and due 17 process and obstruction of justice to plaintiff 18 197. defendants further acting in concert and premeditated agreed among 19 themselves to intimidate plaintiff, threat, harassment, fake medical report, stealing 20 complaints from post office, destroy of property, and denial justice to the plaintiff 21 and equal protection of law and due process. 22 198. defendants acting in concert and premeditated agreed among themselves to 23 prevent plaintiff for equal justice and protection of law, and defendants agreed 24 among themselves to prevent plaintiff from any equal protection law and due 25

process, and obstructing justice under color of law, and single plaintiff out and leaves 1 him alone with pain and suffering and fair was premeditated calculated willfully in 2 advance 3 199. the actions of defendants were undertaken with fraud, out of control under 4 color of law, and oppression and obstructing of evidence and denying justice to the 5 plaintiff. 6 200.plaintiff entitled to compensatory damages in an amount to be proven at trial 7 201. plaintiff bouazza ouaziz entitled to exemplary and/or punitive damages in an 8 9 amount to be proven at trial. 10 11 Fourteenth claim for relief 12 (Anal fissure and pain against all defendant) 13 14 202. plaintiff hereby repeat, reallege, and incorporate by reference paragraphs 15 1-201as fully restated herein. 16 203. defendants Roberts Rodríguez assaulted plaintiff sexually under color of 17 law as police officer of NYC and member of NYPD and plaintiff had Botox surgery 18 in Maimonides hospital in Brooklyn as result of sexual assault. 19 204. prior to the events of sexual assault defendant NYC police department 20 developed and maintained hiring policies and/or customs exhibiting deliberate 21 indifference to the constitutional rights of American citizens, which caused the 22 23 plaintiff injury. 205.it was the policy and/or custom of the NYC police department to 24 inadequately hire scanning and supervise and train its police officers, including the 25



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defendant police officers, thereby failing to properly discourage constitutional violation and/ or protect their police officers by failure to investigate and remove danger and reckless police officer who is using his badge to commit crimes on their parts police officers. 206.as result of the above -described policies and customs, police officers of NYC, including the defendant police officers, believed that their actions would not be properly monitored by supervisory officers and the misconduct would not be investigated or sanctioned or prosecuted, but would be tolerated. 207.the above-described policies and customs demonstrate a deliberate indifference on the part of defendant's city of New York to the constitutional rights of united state citizens and were the cause of the violations of plaintiff rights alleged herein. 208 the defendants Caroline Cohen act where she doesn't have no jurisdiction to act as a conspirator to interfere with litigant rights and prevent litigants of equal protection rights and due process ,these action of defendant judge Caroline Cohen facilitate crime against plaintiff bouazza ouaziz, believed that her violation of constitution rights wouldn't be punished or investigated, but would be tolerated, and she is the cause of the violation of plaintiff rights and sexual assault and crimes

209.dfendantts doctors' weal Elway facilitate crime against plaintiff as coconspirator by faking medical report and facilitate crime against plaintiff, doctor by doing so he is involved in conspiracy with other defendants to deprive plaintiff right and give more freedom to the other defendants to commit more crime.

committed against plaintiff and pain and anal fissure.

210. defendant Kelly by attempting to fake report of psychological therapy, he is conspired against plaintiff and violated NYS heath act and united state health act,

1	and he involved of putting plaintiff live and liberties in danger .and he was trying to
2	protect other defendants from prosecution and facilitate more crimes against
3	plaintiff.
4	211. as direct and proximate result of this unhuman crime, plaintiff bouazza
5	ouaziz suffered permanent wound injury and emotional distress
6	212.plaintiff entitled to compensatory damages in an amount to be proven at
7	trial
8	213.plaintiff is entitled to exemplary and /or punitive damages in an amount to
9	be proven at trial.
10	Fifteenth claim for relief
11	(Respondent supervisor NYPD)
12	
13	214. plaintiff hereby repeat, reallege, and incorporate by reference paragraphs 1-
14	213 as result though fully restate herein.
15	215.defendant's city of New York is liable for the tortious acts and outrage of
16	their agents and employees, as hereinabove alleged, under then theory of respondent
17	superior.
18	216.as direct and proximate cause of those tortious act and crimes, plaintiff
19	suffered injuries in the manners and ways previously alleged.
20	217.plaintiff is entitled to compensatory damages in an amount to be proven at
21	trial
22	218.plaintiff is entitled to exemplary and/or punitive damages in an amount to
23	be proven at trial.
24	Sixteenth relief for claim
25	(Negligent hiring, retention, supervision, and training and



investigating and prosecution against NYPD and New York city)

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219.plaintiff hereby repeat and reallege and incorporate by reference paragraph 1-218as though fully restated herein.

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220.defendants city of new York owed a duty to citizens, such as plaintiff ,to exercise care in the hiring ,training ,and supervision of its police outrage ,reckless power abuse ,prosecute officers involved in gangs ,so as to protect citizen from crimes ,sexual assault , wiretapping , invasion of privacy , conspire to commit crimes , interfere with citizen rights ,intimidation , stalking, And the like ,at the hands of poorly hired, poorly supervised ,unwisely hired ,or unwisely retained police officers or fake investigation report and /or failure to investigate their police officer for their crimes.

221. defendant city of New York breached this duty by

A)negligently tolerating and /or unwise hiring and /or ratifying the practice or policy of their police officers in committing crimes ;sexual assault, assault, fraud, interference with citizen rights, invasion of privacy, stalking, intimidation, without any investigation of citizen complaints or prosecuting outrage and reckless officers and abusers and violating citizens constitutional rights to due process and to lives and liberties ,as manifested by defendant failure to investigate or supervise or prosecution, or hiring scanning and failure to discipline the officers who committed such acts as alleged above, and

B) failing to properly screen individuals who apply to become police officers, and failing to remove dangerous police officers, as manifested by defendant 'failure to conduct an internal investigation and inquiry under the circumstances described herein.



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222.as direct and proximate result of defendants' negligence, plaintiff suffered from sexual assault, and anal fissure and Botox surgery for anal fissure and humiliation and intimidation and fear at the jurisdiction of defendants' employees in the manners and ways previously alleged. 223. defendant city of New York through her employees conspired with other defendant to deprive my rights and life and liberties granted by the United States constitution. 224. defendant city of New York through hir employees conspired with other defendant to prevent plaintiff from equal protection of law and due process. 225. defendants' doctors conspired with other defendants under color of law to fake medical reports and prevent plaintiff from getting sufficient and complete health medication negligently and crime fraud and to help other defendant get way whit their crimes. doctors' fraud was knowingly and willfully and reckless disregard and negligently and put plaintiff under pain and suffering. 226. defendant carline Cohen judge conspired with other defendant to prevent plaintiff from getting protection of law to prevent more crimes and conspired to revictimize plaintiff again and put his safety and his live and his liberties in danger 227. defendant's conspirator against plaintiff to help each other each one from their place under color of law. 228. as result of defendant's conspiracy, plaintiff suffered fear, humiliation, emotional destress, and unsafe and permanent injury 229. plaintiff is entitled to compensatory damages jointly and severely against all defendants in an amount to be proven at trial. 230. plaintiff is entitled to exemplary and/or punitive damages in an amount jointly and severely against all defendants.

Seventeenth claim for relief
(18U.S.C 371 against all defendants)

231.plaintiff bouazza ouaziz hereby repeat, reallege, and incorporate by reference paragraphs 1-230 as though fully restated herein.

232.all defendants above involved in crimes against plaintiff, sexual assault, assault, intimidation, interference with plaintiff equal and prevent protection of law and due process of law, fail to investigate, fail to intervene, Aiding and abetting crimes, misrepresentation of facts, facilitate crime, complicity, conspiracy, incrimination, stalking, computer crimes, facilitate crimes using illegal substance, misleading, facilitate access to building, interference with equal protection of law and due process, destroy of property, endangering injured person, as attempt to help each other and put life and liberties of plaintiff in danger and give more spaces to each other and freedom to endanger plaintiff life and liberties and safety and people around him, and revictimize him.

233. all defendant, individually and severally involved in all these crimes as attempt to defraud united states of America and destroy life of plaintiff and to protect each other from any federal lawsuit, all defendants acted and conspired under their individual and their capacity and official capacities willfully knowingly and intentionally and undertaken with malice and oppression and power abuse and out of control to deprive plaintiff rights and life and liberties, and to defraud united states of America and escape their crimes and their conspiracy as professionals knowing that they are saturated with legal, scientific, and knowledge that distinguishes them from stupid criminals.



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234.as direct and proximate result of defendants attempt to defraud united states of America by committing crimes against plaintiff and his girlfriend and interfering with plaintiff live and liberties, plaintiff suffered fear, humiliation, attempt to kill, nightmare, loss of trust, loss of enjoyment of life, emotional distress 235. defendants' action were undertaken with oppression, power abuse, crime fraud, stalking, intimidation, intentionally and willfully and reckless disregard to plaintiff life and liberties and reckless disregard to united state national security 236.plaintiff is entitled to compensatory damages in an amount to be proven at trial. 237. plaintiff is entitled to exemplary damages and/or punitive damages in an amount to be proven at trial. Eighteenth claim for relief (Slander, and label) 238. plaintiff bouazza ouaziz hereby repeat, reallege and incorporate by reference paragraphs 1-237 as though fully restated. 239. defendant premeditated acted in concert agreed among themselves to assault plaintiff sexually, and fake reports, and prevent plaintiff from equal protection of law, stalking, intimidation and computer crimes, stealing complaint from post offices, wiretapping, invasion of privacy, spreading bad words such as plaintiff is apostate, and plaintiff is against police officer, as attempt to single plaintiff out and hurt his reputation publicly and privately, and they were using spoof card apps to fake evidence under color of law,



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240. defendant premediated acted on concert agreed among themselves to single out plaintiff by spreading bad words about his personality and characters and his behavior and social relationship and to cover their wrongdoing and airing their dirty laundry. 241. defendants' action with premeditation affect plaintiff publicly and privately and his previous and future relationship and his life would be in danger in anytime. 242. as a direct and proximate result of defendants' actions, plaintiff suffered emotional distress and humiliation, discomfort, fear, nightmares, 243. plaintiff is entitled to compensatory damages in an amount to be proven at trial 244. plaintiff is entitled to exemplary damages and /or punitive damages in an amount to be proven at trial. Nineteenth claim for relief (Aiding and abetting crimes under color of law against all defendants) 245. plaintiff is hereby repeat, reallege, and incorporate by reference paragraphs 1-232as fully restated herein, 246. defendants premeditated acted in concert, agreed among themselves knowingly and willfully and reckless disregard to plaintiff constitution rights and naturel rights as human being as conspirator, facilitator, complicitous, aider and abettors, to assault plaintiff sexually, fake police report, fake medical reports, wiretapping, extortion misrepresentation of facts, delay of process, act out of jurisdiction, interference with plaintiff rights, knock out using illegal substance,



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power abuse, intimidation, destroy of property, slander, computer trespass and hacking ,tracking under color of law and all of them are 247. defendant acted premeditated conspiracy in concert and intentionally and with knowledge of the unlawful purpose of the perpetrator co-conspirator and the intent of committing, encouraging, or facilitating the commission of crimes, by act and advice aids, promotes, encourages or instigates the commission of the crime and interfere with reckless disregard to plaintiff naturel rights as human being and constitution rights 248. defendants of aiding and abetting crimes gives more spaces to other defendant to continue committing crime against plaintiff more and more and violate his liberties and attempt to kill him plaintiff and his girlfriend 249. defendants premeditated acted in concert with oppression, above the law, power abuse, crime fraud, malice under color of law to deprive plaintiff constitution rights. 250. as result of conspiracy under color of law, aiding and abetting crimes against plaintiff under color of law. Plaintiff bouazza ouaziz suffered humiliation and emotional distress, financial loss, and equal of protection of law and deference of due process, and violation of his constitution rights, and fair about his future, and fair about safety and dignity as human being, Constitution rights, and safety and safety of his family and friends. 251.defendants acted with oppression, fraud, invasion of privacy, and malice in initiating the aiding and abetting crimes against plaintiff bouazza ouaziz, power abuse, unhuman, 252. plaintiff bouazza ouaziz is entitled to compensatory damages in an amount to be proven at trial

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253. plaintiff bouazza ouaziz in entitled to exemplary and/or punitive damages in an amount to be proven at trail Twenty claims for relief (42U.S.C 1986 against all defendants severally and jointly) 254. Plaintiff hereby repeat, and reallege, by reference paragraphs 1-253 as fully restate herein 255.defendants acted in concert agreed among themselves each one of their capacities, and an overt act has occurred and still occurring and is going to occur, and premeditated to injury plaintiff and humiliated him, and acted under color of law to prevent plaintiff from getting any justice and /or equal protection of law and protection for plaintiff constitution rights. 256. defendants premeditated conspired and acted in concert under color of law to interfere with plaintiff rights to justice and plaintiff rights to heath with power abuse and out of their boundaries witfully and oppression to prevent plaintiff from getting minimum of protection and safety as human being and fail and refuse to prevent or aid to prevent conspiracy to crimes, and all defendant are professional are supposed to know and have reason to know that their act is against the law and is prohibited by federal law, 257. defendants premeditated agreed among themselves intentionally willfully, knowingly and reckless disregard to plaintiff live and liberties and live, and liberties of his girlfriend, and to injury plaintiff and his girlfriend and agreed with other with the power they have not to act to prevent such conspiracy crimes



committed and about to be committed and agreed to revictimize plaintiff more and

1	more even they have power to stop crimes and they fail to do so, and refuse to act to
2	prevent and aid to prevent crimes
3	258. defendants' actions was undertaken with neglect, refuse, and fail to aid to
4	prevent crimes and conspiracy to commit crimes and with oppression and
5	premeditated malice and power abuse and unhuman and outrage and negligence and
6	failure
7	259. as direct and a proximate result failure and refuse to act to prevent
8	conspiracy to crimes and failure to aid and refuse to aid to prevent conspiracy to
9	crimes and to act to prevent crimes constitute refuse and refusal and negligence
10	caused plaintiff fair and humiliation and emotional distress and financial loss and
11	injuries, and fear, and suicide thought and trauma
12	260.Plaintiff bouazza ouaziz is entitled to compensatory damages in an
13	amount to be proven at trial.
14	261.plaintiff is entitled to exemplary damages and /or punitive damages in an
15	amount to be proven at trial.
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18	Twenty -one claim for relief
19	(42U.S.C 1986 judge Caroline Cohen and judge Gregory
20	gieldman)
21	
22	262.plaintiff hereby repeat, reallege, by reference paragraphs 1-261 as fully
23	restated
24	263. defendants judge Caroline Cohen and judge Gregory gieldman possessed
25	the power as a judges in NYC civil court and she conspired with NOURA

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ELGHAZOINI attorney in new jersey Leonard Cohen and office of congresswoman Yevette Clarke in Brooklyn and NYC and NYPD to delays plaintiff protection order and send it to another county and she had knowledge that other conspirator are committing crimes and still committing crimes and are going to continue to commit crimes against plaintiff and against his girlfriend, and she had a power to prevent that crime not to be committed and she fail so to do, and knew that an overt act of wrong conspiracy occurred and still occurring and is going to occur as described on above ,her wrongdoing falls under 42 U.S.C 1986 and must be liable to plaintiff damages. 264.as result of defendant's judge Caroline Cohen and Gregory gieldman neglect and/or acted out of her boundaries jurisdiction, and failure and refuse to aid to prevent crimes, plaintiff sustained damages caused by the wrongful act, plaintiff suffered for more crimes committed against him and lived in fair about more crimes to be committed. defendant Caroline Cohen action or inaction were intentionally and willfully and reckless disregard to plaintiff constitution rights and liberties and safety, 265. conspiracy of judge caroline cohen and judge Gregory gieldamn and their ministerial act and their treason and lawless violence of order was the cause of crime committed against plaintiff and the cause of continuation of crime against plaintiff and his girlfriend and the cause assault on plaintiff of February 26 2022, 266.plaintiff is entitled to compensatory damages in an amount to be proven at trial. 267.plaintiff is entitled to exemplary and/or punitive damages in an amount to be proven at trial.

Twenty-two claims for relief 1 (Battery and assault and sexual assault, destroy of 2 properties and false imprisonment, criminal trespass as gang crimes under color 3 of law) 4 5 268.plaintiff repeat, reallege and incorporate by reference paragraph 1-267 as 6 fully stated herein. 7 269.defendants Robert Rodriguez as police officer of New York city (NYPD) 8 intentionally committed battery and assault and sexual assault plaintiff, and illegal 9 wiretapping plaintiff, intimidation, destroy property as leader of gang group and as 10 police officers, 11 270. defendants Roberts Rodriguez is a member organized gang group and he 12 assault plaintiff with intent to cause plaintiff physical injury and humiliation and he 13 was aided and abetted by other, 14 271. defendants further acted to continue crimes and continue aided and abetted 15 by other defendants to continue commit crimes against plaintiff willfully 16 intentionally and knowingly and power abuse and out of control and outrage and 17 unhuman under color of law, and outrage, he is violating plaintiff constitution rights. 18 272. defendant acted under color of law with power abuse, out of control, 19 outrage, unhuman, and premediated aided and abetted by others. 20 273.as result of defendants' violation plaintiff constitution rights and naturel 21 rights as human being, plaintiff suffered injuries and humiliation and emotional 22 distress 23 274. plaintiff is entitled to compensatory damages in an amount to be proven at 24 trial 25

275. plaintiff is entitled to exemplary and /or punitive damages in an amount to 1 2 be proven at trial 3 Twenty -three claim for relief 4 (Intentional infliction of emotional distress 5 Against Robert Rodriguez and NYPD and New York city) 6 7 276. plaintiff repeat, reallege and incorporate by reference paragraph 1-262 as 8 fully stated herein 9 277.dfendant as direct result of these allegation as stated, Robert Rodriguez as 10 police officer of NYC (NYPD) committed extreme and outrageous conduct and 11 continue committing outrageous conduct as a police officer that shocks the 12 conscience. 13 278.defendants Robert Rodriguez's sexual assault and assault, and 14 intimidation and gang crimes, goes beyond all possible bounds of decency and is 15 intolerable in a civilized community. 16 279. defendant Robert Rodriguez acted in gangs' group under color of law and 17 out of control and aided and abetted by others, knew and disregarded the substantial 18 likelihood that these actions would cause plaintiff severe emotional distress and 19 destroy plaintiff reputation publicly and privately and plaintiff reputation in the 20 future, and cause suicide thought and unsafety to plaintiff, 21 280. as direct and proximate result of defendant's Robert Rodriguez criminal 22 acts, plaintiff has in the past and will in the future continue suffer substantial 23 damages, including extreme emotional distress, humiliation, fear, psychological 24 trauma, loss of dignity and self-esteem, and invasion of privacy. 25

281.plaintiff is entitled to compensatory damages in an amount to be proven at 1 trial 2 282. plaintiff is entitled to exemplary and/or punitive damages in an amount to be 3 proven at trial 4 Twenty-four claims for relief 5 (42U.S.C 1986 against Rodriguez rosa NYPD and NYC) 6 283.plaintiff hereby repeat, reallege, by reference paragraphs 1-282as fully 7 restated herein 8 284. defendants sergeant rosa possessed the power as a police internal 9 investigator (NYPD) in new York city police department to and he conspired with 10 others defendants not to act to prevent conspiracy formed to commit crime and 11 continue committing crimes and he know and should know that crimes are been 12 committing against plaintiff, and possessed the power to prevent crimes s and fail to 13 do and refuse to do willfully and intentionally to protect other defendant and their 14 reputation, and put plaintiff life and liberties in danger and against and his girlfriend, 15 and he knew that on overt act of wrong conspiracy occurred and still occur and will 16 continue to occur and he failed refused to act to prevent wrong conspiracy as 17 described on title 42 USC 1985 his action falls under 42 U.S.C 1986 and must be 18 liable to plaintiff damages. 19 285.as result of defendant's sergeant rosa neglect and/or acted not to prevent 20 and refuse to act to prevent conspiracy to commit crimes and refuse to do so, and fail 21 to do, he is liable to the plaintiff for all damages caused by the wrongful act, plaintiff 22 suffered for more crimes committed against him and lived in fear about more crimes 23 to be committed. And defendant ROSA fail and refuse to prevent and/or aid to 24 prevent crimes against plaintiff were intentionally and willfully and reckless 25

disregard to plaintiff constitution rights and liberties and his intent is protect 1 conspirator and their reputation 2 286, plaintiff is entitled to compensatory damages in an amount to be proven at 3 trial. 4 287.plaintiff is entitled to exemplary and/or punitive damages in an amount to 5 be proven at trial. 6 7 Twenty-five claims for relief 8 (Constrictive fraud against all defendants) 9 10 288.plaintiff repeat, reallege and incorporate by references paragraphs 1-11 287as fully restated herein 12 289.defendants delays the case since October 26, and involved in 13 misrepresentation of facts, fraud, power abuse, intimidation, robbery, destroying 14 properties, destruction of evidence, prevent plaintiff from appeal, interference with **15** plaintiff rights, racketeering act, extortion, stealing mails from post office, 16 tampering with evidence, crime fraud, computer crimes, fake of evidences 17 defendants entered into an confidential ,fiduciary ,and special relationship with 18 plaintiff, conspiracy to refuse or aid to prevent conspiracy of crimes, failure to 19 intervene to prevent conspiracy, fail to investigate crime, 20 290. defendants breached their confidential, fiduciary duty and special duties to 21 plaintiff by the wrongful and conduct described above and incorporated into this 22 23 cause of action, and in so doing, gained an advantage over plaintiff in matters relating to plaintiff safety, security, and health and life and liberties in particular, in 24 breaching such duties as alleged, defendants were able to sustain their statue as in 25

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public and institution of high moral repute .and preserve their reputation ,all at expenses of plaintiff's further injury and in violation of defendants mandatory duties 291.by virtue of their confidential, fiduciary and special relationship with plaintiff defendants owed plaintiff a duty to: a. fails to perform their duties and their oath to the constitution b. spread bad word and characters and behavior and plaintiff believes about plaintiff in order to clean their crimes and fraud hand c. prevents plaintiff equal protection of law and due process, misrepresentation of facts, slander, lawless violence of order, d. refuse and failure to aid to prevent conspiracy to crimes, applaud crimes against plaintiff. e. singles out plaintiff and leave him along to suffer with pain and anguish and invasion of his privacy. f. robbery instead of performing the duties to plaintiff. 292. defendants breach of their respective duties included: A, not making what required to do and not to do by law b. fraud and deceive and misrepresentation of facts and lawless violence of orders and delays and prevent plaintiff from equal protection of law and due process c. permitting other conspirator to continue commit crimes against plaintiff by interfering with plaintiff to equal of protection of law and due process, and free of violence 22 d. not adapting policy and costumes to punish criminals instead of helping 23 and aiding and abetting lawless violence orders and fraud and unleash other conspirator to commit crimes

293. defendants acts such acts were done for the purposes of causing 1 plaintiff to forbear on plaintiff's rights. 2 294. the misrepresentation, suppression and crimes fraud, and deceive by 3 defendants were intended to and were likely to mislead plaintiff and other to believe 4 that defendants had no knowledge of any crime's fraud committed by conspirators, 5 295.the misrepresentation, suppressions and fraud, crimes of defendants were 6 likely to mislead the justice and plaintiff and other to believe that defendants had no 7 knowledge of the facts that defendants were a molester and were known to commit 8 wrongful sexual assault, assault, battery, robbery, intimidation, fraud upon the court, 9 296. at all-time mentioned herein, defendants, with knowledge of the tortious 10 nature of their own and defendants conduct knowingly conspired and give each other 11 substantial assistance to perpetrate the misrepresentation, fraud and deceit alleged 12 herein covering up the past allegation of fraud and extortion and sabotage of justice 13 and refuse and/or fail to intervene to stop conspiracy, so they could maintain their 14 reputation and continue violate united citizen rights and plaintiff rights. 15 297. as result of the above -described conduct ,plaintiff has suffered and 16 continue suffer great pain of mind and body ,shock ,emotional distress ,physical 17 manifestation of emotional distress including embarrassment, loss of self-esteem 18 disgrace, humiliations, and loss of enjoyment of life, has suffered and continue to 19 suffer and prevented and will continue to be prevented from performing daily 20 activities and obtaining the full enjoyment of life, will sustain loss of earning and 21 earning capacity, and /or incurred and will continue to incur expenses for medical 22 and psychological treatment, therapy and counseling 23 298, as direct and a proximate result of plaintiff's fear of fraud, intimidation, 24 lawless violence of orders, extortion, harassment threat, robbery, computer fraud, 25

computer trespass, tracking, hacking, interfere with plaintiff mails, plaintiff suffered 1 financial loss, emotional distress, physical pain, and nightmares. 2 299. plaintiff is entitled to compensatory damages in an amount to be proven at 3 trial 4 300. plaintiff is entitled to exemplary and /or punitive damages in an amount to 5 be proven at trial. 6 7 Twenty – six claims for relief 8 (Tortious interference with rights) 9 10 301, plaintiff repeat, reallege and incorporate by references paragraphs 1-11 300as fully restated 12 302. defendants premeditated acted in concert agreed among themselves 13 under color of law assault plaintiff sexually and continue assault him and prevent 14 him from equal protection of law. **15** 303.defendants individually Committed intentionally and without justification 16 interfered with plaintiff life and liberties. **17** 304. defendants' actions were the proximate cause of plaintiff damages. 18 305.plaintiff bouazza ouaziz suffered actual damages ad losses as result of this 19 20 action. 306. plaintiff is entitled to compensatory damages in amount to be proven at 21 trial 22 307. plaintiff is entitled to exemplary and/or punitive damages in an amount to 23 be proven at trial. 24 25

Twenty -seven claim for relief

(Unfair business practices against defendant doctor weal, Doctor Kelly, and Greg C.gorodetsky law firm and its attorney Gregory gorodetsky. Yevette Clarke and its office in Brooklyn and optimum and conEdison)

309. plaintiff repeat, reallege and incorporate by reference paragraphs 1-308as fully restated herein

310.plaintiff informed and believe and, on that basis, alleges that defendants have engaged in unlawful, unfair and deceptive business practices including allowing other defendants to commit crime and aid and abet crimes and allowing other to fake report and allowing other to engage in fraud and crimes and make false statement to gain benefit and steal plaintiff money and fail to take reasonable step to prevent fraud and crime fraud and conspiracy from occurring, the unlawful, unfair and deceptive business practices also included failing to adequately perform their duties to plaintiff, by investigate, defend plaintiff interest, avoid fraud, avoid conspiracy,

311.plaintiff informed and believes that defendants engaged in common scheme of fraud and false statement and misrepresentation of facts, arrangement or plan to actively conceal allegation against defendants could maintain public images and void detection of such power abuse, crimes fraud, abuse and abusers. plaintiff informed and believed and thereon allege that defendants actively concealed these allegations, such that defendants would be insulated from public scrutiny, governmental oversights, and /or investigation from various federal agencies, all done in order to maintain the false sense of safety for clients and to perpetuate the program financially.

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312.by engaging in unlawful, unfair and deceptive business practices, defendants illegally benefited financially to the detriment of its clients, who had to comply with law. 313.unless restrained, defendants will continue to engage in the unfair acts and business practice described above, resulting in great and irreparable harm to plaintiff constitution rights and/or the other similar situated clients and litigants. 314. plaintiff seeks restitution for all amount improperly obtained by defendants using the above-mentioned unlawful business practice, as well as the disgorgement of all ill-gotten gain benefit on behalf of plaintiff trauma and revictimize. 315.the action of defendants in causing plaintiff to financial loss were intentionally, and undertaken with malice and oppression and negligence and power abuse and above the law 316. plaintiff is entitled to compensatory damages in an amount to be proven at trial 317. plaintiff is entitled to exemplary and /or punitive damages in an amount to be proven at trial Twenty -eight claims for relief (42 USC 13981) 318. plaintiff repeat reallege, incorporated by references paragraphs 1-317 as fully restated herein 319.defendants acted in concert agreed among themselves to conspired to commit series of crimes against plaintiff, assault, sexual assault in multiple times anal fissure, battery, extortion, robbery, intimidation, invasion of privacy, crime, fraud, slander, staking, prevent plaintiff from equal protection of law, obstruction of justice, interference with plaintiff rights to life and liberties, destroy of property,

1	anesthesia many times for surgery to anal fissure all this crimes are motivated by sex
2	and/or on the basis of sex under color of law
3	320.defendants further acted in concert agreed among themselves to crime
4	fraud and attempt to kill plaintiff to clean their wrongdoing and to cover up their
5	crimes and keep up their reputation and destroy plaintiff reputation, and avoid any
6	prosecution and punishments for the crimes they committed and still committing
7	against plaintiff
8	321.defendant actions were willfully motivated by sex and were undertaken
9	with crime fraud, oppression and malice under color of law, outrage and as
10	organized gangs' group,
11	322. as a direct and proximate result of this unhuman crimes committed against
12	plaintiff, plaintiff suffered physical pain, emotional distress, fear, loss of sleep, loss
13	enjoyment of life and financial loss
14	323. plaintiff is entitled to compensatory damages in ana amount to be proven at
15	trail
16	324.plaintiff is entitled to exemplary and/or punitive damages in an amount to be
17	proven at trial
18	
19	Twenty -nine claims for relief
20	(intentionally crime fraud and misrepresentation of facts against greg
21	C.gorodetsky law firm, and its attorney Gregory gorodestsky)
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23	325.plaintiff bouazza ouaziz adopts and incorporates by references
24	paragraphs 1-324 as fully restated herein.

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intentionally to defraud.

326.defendants had a duty to completely perform his duty owned to the plaintiff by signing retainer agreement and according to NYS professional conduct and to rules 8:4 of professional conduct 327.defendants breached its duty to completely perform its duty by involving in misrepresentation of facts and crime fraud and destruction of evidence and fraud and conspiracy to deprive plaintiff rights and liberties secured by united state constitution under color of law, as a tactic to prevent plaintiff equal protection of law and due process and free from violence 328.defendants had a duty to represent plaintiff in matter of law going in king's county and investigate and send subpoena to get camera footage from the building where crimes been committed and represent plaintiff and his interests without any attempt to deceive justice and obstruction of plaintiff equal protection of law and due process and /or avoid any conspiracy could lead to destroy plaintiff rights and liberties and without any interference with plaintiff rights 329. defendant breached its duty to and failed and refused to perform and uphold the retainer agreement signed with plaintiff and intentionally involved in attempt to make plaintiff crazy and as such attempt to enrich his service provider and steal plaintiff money and build his career on plaintiff trauma and pain suffering 330, defendant negligence and carelessness, as aforesaid, was with reckless disregard to plaintiff interest. 331.as direct and proximate result of defendant misrepresentation of facts and fraud and negligence, plaintiff suffered emotional distress, financial loss and fear of his properties and life and liberties would be taking based on this negligence and

332. plaintiff is entitled to compensatory damages in an amount to be proven at 1 trial 2 333. plaintiff is entitled to exemplary and/or punitive damages to in an amount to 3 be proven 4 5 Thirty claims for relief 6 Racketeer influenced and corrupt organization 7 act (18U.S.C 1962,42 USC 1964) 8 9 334. plaintiff repeat, reallege, incorporated by reference paragraphs 1-333 as 10 though fully restated herein. 11 335.federal law bars conduct of an enterprise through a pattern of racketeering 12 activity causing injury to a person's business or property. 13 336.defendants are each an enterprise within the meaning of 18U.S.C 1961(4) 14 are everyone, enterprise, corporation, 15 337.each of these defendants engaged of pattern of racketeering. racketeering 16 activity include using illegal substance to knock out people for have sex and drug 17 abuse, and fraud, lawless violence of orders, robbery, intimidation, harassment, 18 extortion, obstruction of justice, interference with rights, power abuse, crime fraud 19 influence to change the outcome of legal dispute, invasion of privacy, stalking, 20 interference with business ,bribery ,mail theft ,obstruction of criminal investigation 21 tampering with a victim, retaliation against victim, engaging in monetary transaction 22 in property derived from specified unlawfully activity, conspiracy to defraud united 23 states of America, and defendants engaged in multiple acts of 24 such racketeering activity and conspiracy to such that those acts constituted a pattern 25

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338.such acts caused injury to plaintiff bouazza ouaziz business or property, plaintiff bouazza ouaziz has a property interest in his dispute and likeness and his rights. defendants crime fraud extortion against plaintiff intentionally to gain profit from its conspiracy and help each other to robbery and keep up their reputation and others financial support .defendants engaged in a pattern of racketeering, and a racketeering conspiracy, including the concealment and cover up of the sexual assault under color of law, fraud under color of law, robbery under color of law extortion under color of law, intimidation under color of law, attempt to defraud, united states of America under color of law, and impose risk united states national security. 339. as result of such illegal conduct, plaintiff suffered injury to his property rights inasmuch as defendants obtained exclusive rights to exploit them as a result of the pattern of racketeering activity. 340.as result plaintiff bouazza ouaziz is entitled to all damages associated with the injury to his business or property, treble damages, cost and fees, disgorgement of profits, and other equitable relief 341. plaintiff bouazza ouaziz is entitled to punitive damages in an amount to be proven at trial Thirty -one claims for relief (Assault under color of law using illegal substance) 342. plaintiff repeat, reallege and incorporate by references paragraphs 1-341 as fully restated herein.

343, as result of being knocked out sexually assaulted under dug, plaintiff
suffered harmful or offensive physical contact were intentionally and undertaken
with under color of power and out of control and unhuman behavior and protected by
police in New York city
344.as direct and proximate result of defendant's infliction such harmful or
offensive contact plaintiff suffered emotional distress, physical discomfort, and
injury.
345. plaintiff is entitled to compensatory damages in an amount to be proven at
trial.
346. plaintiff is entitled to exemplary and /or punitive damages in an amount to
be proven at trial.
Thirty-two claims for relief
(Obstructing of justice and fraudulent of concealment of evidence
18.U.S.C SECTION 1519, all defendants)
347.plaintiff hereby repeat, reallege and incorporate by reference paragraphs 1-
346 a though fully restated herein
348. defendants premeditated acted in concert and in overt act has occurred and
still occurring to obstruct justice and interference with plaintiff rights to equal
protection of law and due process.
349. defendants acted in concert agreed among themselves to prevent plaintiff
justice by destroying evidence, fake evidence, fake records, misrepresentation of



crimes and violate plaintiff constitution rights and to attempt to defraud united states 1 of America and hurt plaintiff life and liberties 2 350.the action of defendants to destruction and spoliation of evidence were 3 intentionally and willfully and reckless disregard to plaintiff constitution rights and 4 to his naturel rights as human being 5 351. as direct and proximate result of plaintiff's fear of life and liberties caused 6 plaintiff financial loss, emotional distress and fear and nightmares 7 352. plaintiff is entitled to compensatory damages in an amount to be proven at 8 trail 9 353. plaintiff is entitled to exemplary and/or punitive damages in an amount to be 10 proven at trail 11 12 13 Thirty -three claims for relief 14 (BREACH OD FIDUCIARY DUTY against greeg gorodesky law firm and 15 its attorney greg gorodesky, ) 16 354. plaintiff repeat, reallege and incorporate by references paragraphs 1-353as 17 fully restated herein 18 355. defendant above signed retainer agreement to represent plaintiff in protection 19 order going in king's county against defendant Noura elghazoini, under New York 20 law and regulation and under NYS professional conduct and New York state penal 21 and civil procedures, which been formulated according to the united stated 22 constitution and civil rights and human rights, and that agreement created fiduciary 23 duty owned to the plaintiff. 24

1	356. defendant above breach their duty owned to the plaintiff by failing to
2	perform their duty, and refuse to aid to prevent crimes and aid to prevent conspiracy
3	to crime fraud, and delays and robbery using plaintiff trauma, and involved
4	conspiracy in aiding and abetting crimes against plaintiff as alleged above and
5	involved I helping public officers to violate plaintiff constitution rights of plaintiff
6	intentionally and willfully to hurt plaintiff interest and gain and enrich their service
7	provider and steal plaintiff money and prevent him from equal protection of law
8	357. defendant action to injuries plaintiff or acts on contrary to interest of plaintiff
9	was intentionally and willfully and reckless disregard to plaintiff constitution rights
10	and reckless disregard to noble letter of legal representative
11	358.as result and a proximate defendant's misconduct plaintiff suffered financial
12	loss, humiliation, robbery, extortion,
13	359. plaintiff is entitled to compensatory damages in an amount to be proven at
14	trial
15	360.plaintiuff is entitled to exemplary and/or punitive damages in an amount to be
16	proven at trial
17	
18	Thirty-four claims for relief
19	(Gross negligence against defendant greeg C. gorodetsky law firm and its
20	attorney Gregory Gorodestsky)
21	
22	361. plaintiff repeat, reallege and incorporate by references paragraphs 1-360 as
23	fully restated herein
24	362.dfendants above owed a duty to plaintiff to perform their legal
25	representative by signing retainer agreement with plaintiff to represent him in in



	,
1	protection order going in king's county, and defendants above are armed with legal
2	knowledge and constitution rights knowledge they accumulated in their school of
3	law, and their legal career as law firm and attorneys
4	363. defendants above intentionally and willfully fail to uphold their duty to the
5	plaintiff as stated and phrased in retainer agreement signed with plaintiff,
6	364. defendant's action and inaction were intentionally and willfully, and they
7	knew of the potential harm consequences to the plaintiff rights and liberties and his
8	safety
9	365.as result and proximate result of defendant failure /refuse to uphold their
10	duty owned to the plaintiff as alleged above, plaintiff suffered harm and financial
11	loss of 3000\$ and continuation of crimes against him and the harm was a foreseeable
12	consequences of defendants failing/refuse to uphold their duty.
13	366.plaintiff is entitled to special damages to cover any cost the plaintiff incurred
14	because of that gross negligence in an amount to be proven at trial
15	367.plaintiff is entitled to compensatory damages in an amount to be proven at
16	trail
17	368. plaintiff is entitled to exemplary/punitive damages in an amount to be proven
18	at trial
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20	Thirty-five claims for relief
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22	(RES IPSA LODUITOR against defendant greg c. gorodesky law firm,
23	and its attorney Gregory Gorodetsky)
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369 plaintiff bouazza ouaziz repeat, reallege and incorporate by references paragraphs 1-386 as fully restated herein 370. said occurrences that resulted in injuries and damages sustained by plaintiff bouazza ouaziz are the kind which ordinarily occur due to someone's negligence, 371.said occurrences that resulted in injuries and damages due to delays of protection order and fraud and refusal to get camera footage and misrepresentation of facts failure to subpoena witnesses sustained by plaintiff bouazza ouaziz were caused by circumstances which were under defendant's legal representative and management and contact to the court and absent of plaintiff and defendant were representing plaintiff in court proceeding defendants as attorney should be aware of plaintiff interest were taken away by fraud was committed in front of their sought. 372.defendant had superior knowledge or access to information and to the court and defendant used plaintiff trauma and panic to hurt plaintiff interest and was dealing to enrich their service provider as the cause of said occurrences 373.defendant's negligence and carelessness of defendant as aforesaid, was with reckless and disregard to the interest of plaintiff bouazza ouaziz 374. as direct and proximate cause of negligence and carelessness of defendant, bouazza ouaziz suffered emotional distress, extortion, robbery, and fear for his life and liberties, and fear for his future rights and liberties and properties to be taken away, and continuation of interstate of staking and assault, and crimes fraud and crime against him and his girlfriend. 375.plaintiff bouazza ouaziz is entitled to compensatory damages in an amount to be proven at trial 376. plaintiff is entitled to exemplary and/or punitive damages in an amount to be proven at trial

1 Thirty sex claims for relief against 2 (Intentionally crime fraud against all defendants) 3 377. plaintiff repeat reallege and incorporate by references paragraphs 1-376 as 4 fully restated herein 5 378.defendant NYC AND NYPD AND LabCorp and its workers involved in 6 conspiracy under color of law to destroy first DNA test on February 10, 2021, and 7 involved in faking second DNA test on May 25, 2021, and intentionally and willfully 8 and reckless disregard to plaintiff constitution rights to life and liberties and 9 properties and reckless disregard to plaintiff future constitution rights to life and 10 11 liberties and properties, 379. defendant NYPD AND NYC AND LabCorp is responsible for the safety 12 of spaceman from the time been taking from plaintiff to the testing and data analysis, 13 and LabCorp and its workers intentionally and willfully involved in providing no 14 safety to spaceman and intentionally and willfully and with reckless disregard to 15 plaintiff constitution rights and reckless disregard to rules and regulation and 16 reckless disregard involved in crime fraud, and the conspiracy of LabCorp was the 17 cause of violation of plaintiff constitution rights and liberties in new York under 18 color of law and the cause of attempt to kill plaintiff to cover up their crime believed 19 their action wouldn't be discovered and sanctioned but to tolerated, 20 380.dfendant LabCorp action were undertaken with oppression, above the law, 21 outrage, unhuman, intentionally and willfully and reckless disregard to plaintiff 22 liberties and his immune secured by the United States constitution. 23 381.as direct and a proximate result of defendant conspiracy to defraud plaintiff 24 suffered many crimes committed against and his girlfriend and assault and knock out 25



using illegal substance and attempt to kill and fear and emotional distress and loss of 1 more than 80000\$ and suicide thought, trauma, invasion of privacy, extortion, 2 violence, 3 382. plaintiff is entitled to compensatory damages in an amount to be proven at 4 trial 5 383. plaintiff is entitled to exemplary and/or punitive damages in an amount 6 time 1000 of compensatory damages 7 8 Thirty-seven claims for relief 9 (Against the city of New York) 10 384.Plaintiff repeat reallege and incorporate by references paragraphs 1-383 as 11 fully restated herein 12 385. that as an employer of the individual defendants police officers at the 13 time of their negligent conduct as set forth herein, the defendant city of new York is 14 liable under the laws of the defendant city and state of new York, for allowing said **15** defendant police to act under color of law and in violation of bouazza ouaziz 16 constriction rights as member of NYPD, and failure and refuse to act and failure and 17 refuse to aid to prevent conspiracy to crime against plaintiff bouazza ouaziz, 18 386. as a direct and a proximate result of the aforesaid acts and omissions by the 19 defendant's police officers, the plaintiff suffered fear, continuation of crimes, 20 humiliation, unsafety, nightmares, suicide thought, loss enjoyment of life, loss of 21 22 concentration, 387. defendant city of New York failure and refuse to act to prevent or aid to 23 prevent conspiracy to crimes against plaintiff and failure and refuse to investigate 24 their employees were undertaken with malice and negligent and oppression 25

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intentionally and willfully and reckless disregard to plaintiff constitution rights and life and liberties 388. plaintiff is entitled to compensatory damages in an amount to be proven at trial 389. plaintiff is entitled to exemplary and /or punitive damages in an amount to be proven at trial Thirty -eight claims for relief (Criminal trespass and using illegal substance to knock out and invasion of privacy under color of law as motivation) 390. plaintiff repeat reallege and incorporate by references paragraphs 1-389 as fully restate herein, 391.defendant Robert Rodriguez as police officer of new York city acted in concert agreed among other defendant noura el ghazoini and her boyfriend Michael colombas and aided and abetted by other defendant to use illegal substance and facilitated by other defendant each of them acted from his /her capacity to facilitated crimes to knock out plaintiff bouazza ouaziz to commit unhuman crimes against plaintiff and break all characters of civilized humanity to cover up their crimes and reckless disregard to plaintiff and people around him privacy and their safety and their dignity and their self-esteem as human and as NYS resident and in united states of America territories and in 21 century, and as NYPD POLICE OFFICERS and under eyes and ear of his supervisors and other defendant who elected to safeguard life and liberties, 392. furthermore defendant acted in concert agreed among themselves to protect each other and enrich their service provider and attempt to prevent plaintiff equal



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protection of law and due process and intentionally and knowingly and willfully and reckless disregard to plaintiff as a human being minimum protection of law and safety and peace. 393.dfendants action was intentionally and willfully and reckless disregard to plaintiff naturel rights and constitution rights and life and liberties and it was intended to cover up their crimes and destroy plaintiff reputation and liberties and rights granted by united state constitution, and humiliation, and were undertaken without power and outrage and unhuman and motivated by police power and blood relationship to those who have power, 394. as direct and a proximate result of defendant's conspiracy to crimes as alleged above each one acted from their place with their official capacity, plaintiff suffered fear, humiliation, suicide thought, trauma, chock, 395. plaintiff is entitled to compensatory damages in an amount to be proven at trial 396. plaintiff is entitled to exemplary / punitive damages in an amount to be proven at trial Thirty -nine claims for relief (Power abuse and refuse and fail to provide equal protection of law) 397. plaintiff repeat, reallege by references paragraphs 1-396as fully restated. 398. defendants premeditated acted in concert among themselves intentionally and knowingly and willfully and deliberately to commit crimes against plaintiff as alleged above.

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399. defendants conspired to delay process and prevent equal protection of law to the plaintiff intentionally and willfully to cause plaintiff harm and pain and financial loss and emotional distress. 400. defendants' action of power abuse and prevent equal protection of law is to prevent plaintiff from going further with any protection of law to his life and liberties, and to protect each other and clean their wrongdoing. 401. defendants action undertaken with power abuse in order to hurt plaintiff constitution rights and to clean their wrongdoing, believed their action wouldn't be reviewed and investigated or /and sanctioned, but to be tolerated. 402. as result of power abuse and prevention of equal protection of law, plaintiff suffered damages and emotional distress and fair for his safety and safety of people around him. 403.plaintiff is entitled to compensatory damages in an amount to be proven at trial. 404 plaintiff is entitled to exemplary and/or punitive damages in an amount to be proven at trial. Forty claims for relief (Medical battery against all defendants) 405. plaintiff repeat, reallege and incorporate by references paragraphs 1-404 as though fully restated herein 406. defendant noura el ghazoini conspired to drug plaintiff since 2016 to have sex and drug with Michael colombas, and deceive plaintiff that noura el ghazoini gets pregnant from him, the first time plaintiff met defendant Noura Elghazoini in Astoria NY in the early morning she wake up at 5 am and she told to plaintiff you

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destroy my virginity and she run away and she jumped in one car new jersey plate M98-BMK owned by Francisco friend of defendant Michael Colombas ,and defendant noura El ghazoini divorced in Morocco and divorced in new jersey, 407. defendant were using illegal substance (chloroform) and toxic chemical to knock out plaintiff and use controlled drug as a medical worker to make plaintiff asleep and motivated by defendant police officers in NYC and Robert Rodriguez as police of New York city and facilitated by workers of lilmor management LLC and aided and abetted by judges Caroline Cohen and judge grogory gliedman 408. defendant action were undertaken under color of law and out of control, and outrages believed their violation of law will be protected by police and to be tolerated. 409. as direct and a proximate result of defendant wrongdoing plaintiff suffered physical damages pain in chest, permanent headache, pain and in biceps and triceps, pain shoulders, kidneys, and emotional distress, loose of muscles, permanent diarrhea, cysts on my kidneys, loss of sleep, nightmares, trauma and panic, suicide thought, and not determine yet 410. plaintiff is entitled to compensatory damages in an amount to be proven at trial 411, plaintiff is entitled to exemplary and/or punitive damages in an amount to be proven at trial 412. plaintiff is entitled to compensatory to any future damages related to these crimes drugging and illegal substance, forty -one claim for relief (Violation responsibilities of landlords and breach of contract) against lilmor management llc and its workers, and Katrine chung)



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413.plaintiff repeat reallege and incorporate by references paragraphs 1-412 as fully restated herein 414. defendant lilmor management llc acted thought out its workers and conspired under color of law to allow other defendant to access the building and install illegal substance to keep knocking out plaintiff and his girlfriend and get access to their digital item and alleged herein, and assault them to cover up their crime and fake evidence and destroy evidence and install spy tracking on their digital item, 415. defendant Kathrine Chung conspired with other defendant to allow them to install illegal substance in the house where plaintiff paying renting to defendant in 8639 23 rd. avenue Brooklyn New York to keep knocking out plaintiff and assaulting him to fake evidence destroy evidence, assault plaintiff, and to cover their crimes and obstructing investigations, 416. defendants lilmor management llc and Kathrine chung action were 14 undertaken with malice and under color of law and bribery and intentionally and reckless disregard to plaintiff rights and life and liberties and violation of landlord's 16 responsibilities to their tenants and their safety and their privacy 17 417. as direct and a proximate result of defendants above unhuman action 18 plaintiff suffered violation of privacy, assault, battery, medical battery, unsafety, fear 19 for his life and life of his girl friend 20 418. plaintiff is entitled to compensatory damages in an amount to be proven at 21 22 trial 419. plaintiff is entitled to exemplary and /or punitive damages in an amount to 23 be proven to trial 24

Forty- two claims for relief 1 Interference with plaintiff heath rights 2 3 420. plaintiff repeat reallege and incorporate by references paragraphs 1-419 4 and fully restated herein 5 421. defendants acted in concert agreed among themselves and in meeting of 6 mind and an over act has occurred sand still occurring till submitting this complaint 7 and to commit crimes against plaintiff and acted in concert under color of law to 8 prevent plaintiff from getting any heath treatment and involved in fraud of medical 9 report to help each other to escape crimes and clean their dirty hands and destroy 10 plaintiff heath and leave him alone pain and suffering, 11 422. defendants were using their power under color law each of them acted 12 from his own to prevent plaintiff from heath rights and interference with plaintiff 13 heath rights as a tactic to cover up their crimes with reckless regard to plaintiff heath 14 rights and rights to treatment to prevent physical pain and emotional and moral and 15 free of pain 16 423. defendant action were undertaken with malice, abuse of power, outrage, 17 unhuman, and with disregard to plaintiff naturel rights and constitution rights and 18 free of pain 19 424. as direct and a proximate result of defendant violation of plaintiff rights, 20 plaintiff suffered pain and emotional distress, loss of sleep, continuation of crime 21 22 against plaintiff 425. plaintiff is entitled to compensatory damages in an amount to be proven at 23 trial 24



1	426. plaintiff is entitled to exemplary and /or punitive damages in an amount to
2	be proven at trial
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4	Forty -three claim for relief
5	(Emotional distress intentionally inflicted)
6	427.plaintiff repeat reallege and incorporate by references paragraphs 1-443 as
7	fully restated herein
8	428. Defendant acted in concert agreed among themselves premeditated to
9	commit crimes against plaintiff sexual assault, facilitate crime using illegal
10	substance, fraud, intimidation, lawless violence orders, fear and thinking in suicide,
11	acting out of jurisdiction, violation of oath, tracking, stalking, computers crimes,
12	intentionally and recklessly to hurt plaintiff and cover up their crimes and fraud
13	429. Defendant action extreme and outrage conduct and intended to cause
14	plaintiff emotional distress and thinking in suicide
15	430. As a result three years of defense and al treason extreme conduct plaintiff
16	suffered emotional distress and fear
17	431. Plaintiff is entitled to compensatory damages of three years of torture in
18	amount to be proven at trial
19	432. Plaintiff is entitled to exemplary and /or punitive damages in an amount
20	proven at trial
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22	Forty -four claim for relief
23	(Emotional distress negligent inflected)
24	433. plaintiff Repeat reallege and incorporate by references paragraph 1-432 as
25	fully restated herein

434. defendants acted in concert agreed among themselves and in meeting of
mind and an overt act has occurred and still occurring till submitting this complaint
premediated to commit crime against plaintiff sexual assault, medical report fraud
police report fraud, fraud Misrepresentation of fact, helping each other to commit
crimes, aiding and abbeting crimes, breach their fiduciary to the plaintiff, stalking,
using illegal substance to knock out.
435. Defendants owned direct duty to the plaintiff, and negligently and
recklessly breach of the duty owned to the plaintiff and were looking to gain a
relationship to each other and help each other to gain personal benefit and to protect
each other
436. Defendants action were undertaking with negligence and malice and
oppression and under color of law, unhuman, and in overt to meeting of mind to
crime fraud
437. as direct and a proximate result of defendant's negligent plaintiff suffered
emotional distress
438.plaintuff is entitled to compensatory damages in an amount to be proven at
trial
439.plaintiff is entitled to exemplary and/or punitive damages in an amount to be
proven at trial
Forty -five claim for relief
(Fraud and intentionally deceit against all defendants)
440. plaintiff repeat reallege and incorporate by references paragraphs 1-439 as
fully restated herein

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441.defendants defendant premeditated planned in advance agreed among themselves and an overt act has occurred and still occurring till filling this complaint in conspiracy to commit crimes against plaintiff as alleged herein, and they involved in conspiracy to crime fraud and misrepresentation of fact and interference of plaintiff equal protection of law and due process to enforce fraud and to extortion and put plaintiff if in poverty not to go forward with ant investigation and cover up crime fraud and unhuman assault of victim and witness using illegal substance to cover up their crimes and protect each other to enrich this service provider and keep up their reputation and destroy plaintiff reputation and plaintiff rights and liberties, 442. Defendant actions were undertaken under color of law and were intentionally end willfully and negligently and malice and human and abuse of power and above the law and reckless disregard to plaintiff life and the right and liberties, 443. As direct and approximate result of defendant's crime fraud misrepresentation of facts, prevent of equal protection and due process and lawless violence of orders, plaintiff suffered emotional destress, fear, loss of self-esteem, 444.plaintiff is entitled to compensatory damages in an amount to be proven at trial 445.plaintiff is entitled to exemplary and/or punitive damages in amount to be proven at trial, Forty -sex claim for relief (gross Negligence against all defendant) 446. Plaintiff repeat reallege and incorporate by references paragraphs 1-445 as fully restated herein

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more crimes

447. Defendant premeditated accurate among themselves to commit sexual assault on plaintiff multiple times after they knock him out under color of law molestation and abuse of plaintiff and his rights and liberties through the present and defendants each of them and from their place now and had reason to know that other defendant has and was abusing plaintiff and his girlfriend sexually after the knock them out and they involved in crime fraud to cover up their crimes under color of law, 448. Each of them had special duty to protect plaintiff and his rights and liberties and plaintiff and his interest, and defendant voluntarily breach that duty owned to the plaintiff, the duty to protect and perform arose from special fiduciary relationship between defendants and plaintiff, 449. Defendant breached their duty by allowing each other to come into conspiracy agreement to violent plaintiff the right and liberties and threat to his life without performing their duty owned to the plaintiff and they failing to adequately hire, supervise, uphold the oath, avoiding fraud, not to aid and abet crimes, not obstructing justice, not interfering with the plaintiff right and by involving in conspiracy to crime fraud and extortion and intimidation, destroy of properties, misrepresentation of fact lawless violence of orders refuse to act to prevent or refuse to aid to prevent conspiracy, 450. Defendants breached their duty to the plaintiff by failing to investigate or otherwise confirm or deny such fact of sexual assault and crime fraud and crime and failing to reveal such fact to plaintiff and aid and abet crimes against plaintiff and his girlfriend and attempt kill plaintiff to cover up their crimes and their sabotage of justice and encourage gangs' crimes and give more freedom to each other to commit

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451. Defendant breached their duty to plaintiff knew or give them voluminous reason to know that are other committing crimes against plaintiff and involved in conspiracy to defraud and mislead and deceive and hurt plaintiff rights and liberties, 452. As direct and approximate result of above conduct plaintiff suffered and continue to suffer great pain of mind and Body, shock, emotional distress, physical manifestation emotional destress including, embarrassment, loss of self-esteem disgrace, humiliation, and loss enjoyment of life, loss of earning capacity and earning and has incurred and will continue to incur expenses 453. Plaintiff is entitled to compensatory damages in an amount to be proven at trial 455.plaintiff is entitled to exemplary and /or punitive damages in an amount to be proven at trial Frothy seven claim for relief treason against defendant Caroline Cohen and Gregory gliedman 456. Plaintiff repeat reallege and incorporate by references paragraphs 1-455 as fully restated herein 457.defendant judge caroline cohen acted in concert agreed among other defendant With no jurisdiction subject matter to my case (protection order )and involved in conspiracy with defendant Yevette Clark (legislative branch )and NYC and NYPD (executive branch )to delay my case and send it from kings county to another to defendant judge Gregory gliedman in Richmond county and involved in war against the constitution of the united states and the people of the united states and attempt to

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pose risk on united state national security and attempt to sabotage justice and destroy independence of judicial branch which is a symbol of American dream and ignored her oath to the constitution and may second oath if she served in the army and involved and aid and abet and facilitate crimes and enrich her service provider and return favor and gain personal interest, 458, defendant Gregory gliedman conspired under color of law and jumped from Richmond county to kings county with no personal jurisdiction over my case going in kings county intentionally and willfully and wonton and reckless disregard to deprive plaintiff equal protection of law and due process and free of violence and involved in war against the constitution and against the people of the united states of America, conspiracy of defendant judge Gregory gliedman under color of law was cause of crime against plaintiff and the continuation of crime against plaintiff and his girl friend, 459. as direct and a proximate result of conspiracy of defendant judges above plaintiff suffered humiliation, stalking, intimidation, emotional distress, fear for his safety and his safety of his girlfriend and continuation of crime and the cause of assault of plaintiff on February 26, 2022. 460. plaintiff is entitled to compensatory damages in amount to be proven at trial 461, plaintiff is entitled to exemplary and/or punitive damages in an amount to be proven at trial Frothy eight claim for relief ( Misprision of treason against defendant Gregory gorodetcky law firm and Gregory gorodetsky attorney) 462. Plaintiff repeat reallege and incorporate by references paragraphs 1-461 as fully restated herein

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463.dfendant Gregory gorodotsck law firm and defendant Gregory gorodostcky attorney conspired under color of law and involved in attempt to make plaintiff crazy and he involved in misrepresentation of facts and refusal to get camera footage from the building and he was delaying they case to give chance to other defendant to fake and destroy evidences and he know and should have known and legal representative that helping judges to aid and abet crime and involved in helping defendant judges to sabotage justice and refuse and neglect to report defendant judges of committing treason he is committing misprision of treason, and misprision of defendant gregory gorodostcky was the cause of violation of plaintiff constitution rights and the cause of continuation of crimes against plaintiff, 462. as a direct and a proximate result of conspiracy of defendant above plaintiff suffered emotional distress, humiliation, robbery, lawless violence of orders, intimidation, fear of my life and my safety 463. plaintiff is entitled to compensatory damages in an amount to be proven at trial 464. plaintiff is entitled to exemplary and /or punitive damages in an amount to be proven at trial Jury demand

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395 .in accordance with federal rule of civil procedure 38, plaintiff, bouazza ouaziz demand a trial by jury of all issues raised in this civil action that are triable of right (or choice) by a jury, against all defendant jointly and severely Demand for judgement wherefore, plaintiff pray that this court enter a judgement in his favor and against defendants, jointly and severally, and award: 1.general damages in an amount to be proven at trial as to each claim herein. 2.exemplary and/or punitive damages in an amount to be proven at trial as to every claim herein in amount 100 times the total of compensatory and non-economic damages 3.prejudgement interest pursuant to law 4.declaratory relief declaring defendants conduct unconstitutional and conspiracy to deprive plaintiff bouazza ouaziz constitutional rights and a violation of 42U.S.C 1983 5. following a proper motion, a permanent injunction requiring defendants city of New York to adopt policies regarding the hiring, training, investigating, prosecution, and supervision of their officers and to bring and prosecute defendants Robert Rodríguez as danger police officer.

6. following a proper motion, a permanent injunction requiring NYS
commission of judicial conduct to investigate judge Caroline Cohen for her act of
conspiracy and deprivation
of rights guaranteed by the United States constitution,
7. following a proper motion, a permanent injunction requiring post officer
inspector to investigate manager of post office in bath avenue Brooklyn for her
conspiracy and violations of post office policies and rules. And involving in robbery
of mail under federal regulations.
8. declaratory relief declaring defendants conduct unconstitutional and
conspiracy to defraud united states of America and to deprive plaintiff rights and live
and liberties, and punitive damages in an amount to be proven at trial to the United
States of America.
9. declaratory relief ordering doctor Kelly and elwadry to return money back
paid by plaintiff insurance to New York state, following proper motion, a permanent
conjunction requiring united states inspector to investigate them and their fraud and
their interference with citizen heath rights.
10.Following a proper motion, a permanent injunction requiring NYS heath
to investigate doctor Kelly and doctor weal elwadry.
11. following judicial notice to be sent to the United States of America
congress about Yevette Clarke and her misconduct and violations of her oath to the
constitution and interfere with citizen to equal protection of law and due process.
9.reasonnable fee and cost pursuant to all applicable statute, codes, and
rules, including 42.U.S.C 1988and,
10.such other and further relief as the court deems just and proper.



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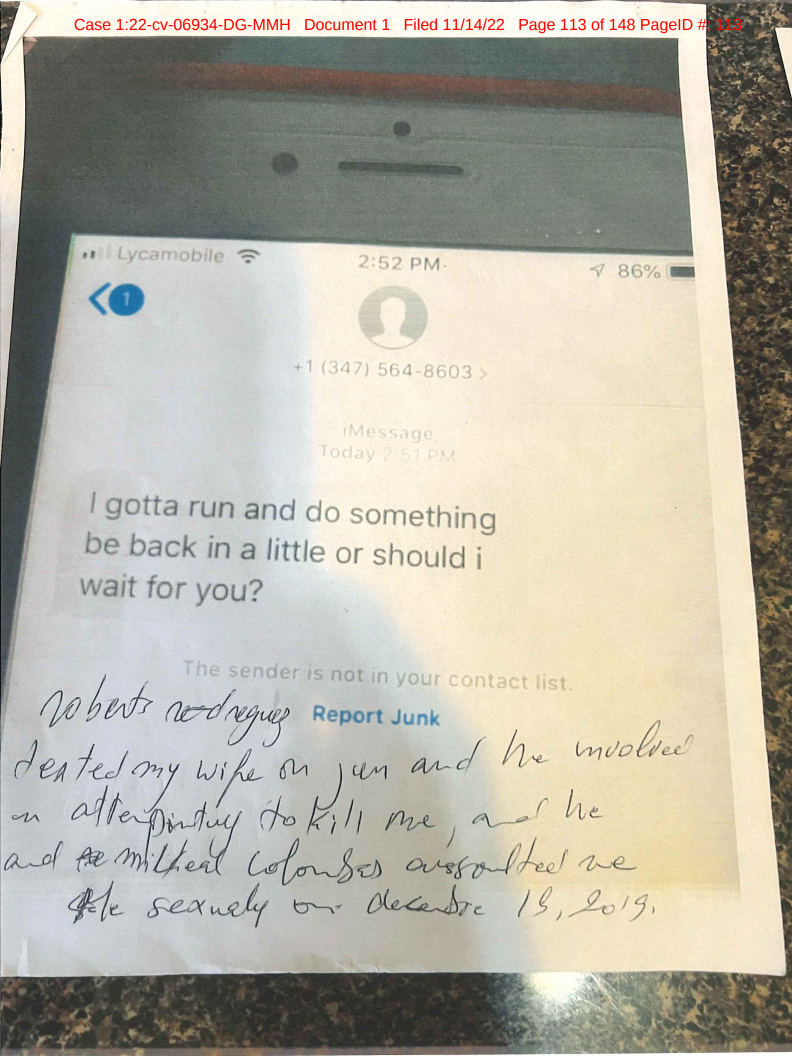
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Certification of closing Under federal rule of civil procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint (1) is nor presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigants; (2) is supported by existing law or by a nonfrivolous argument for extending ,modifying ,or reversing existing law ;(3)the factual contentions have evidentiary support or, if specifically is identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirement of rule 11. For parties without an attorney I agree to provide Clerk's office with any changes to my address where case related papers may be served. I understand that my failure to keep a current address on file with the Clerk's OFFICE may result in the dismissal of my case Date of signing 1/-10 ,20 2Liff Bougna Ouarin Signature of plaintiff Printed name of plaintiff Attachment: -Picture of Robert Rodriguez police officer nypd exhibit 1 - police report for sexual assault exhibit 2 - botox surgery in Brooklyn for anal fissure as result of sexual assault exhibit 3 - plaintiff statement to protection order in Brooklyn exhibit 4

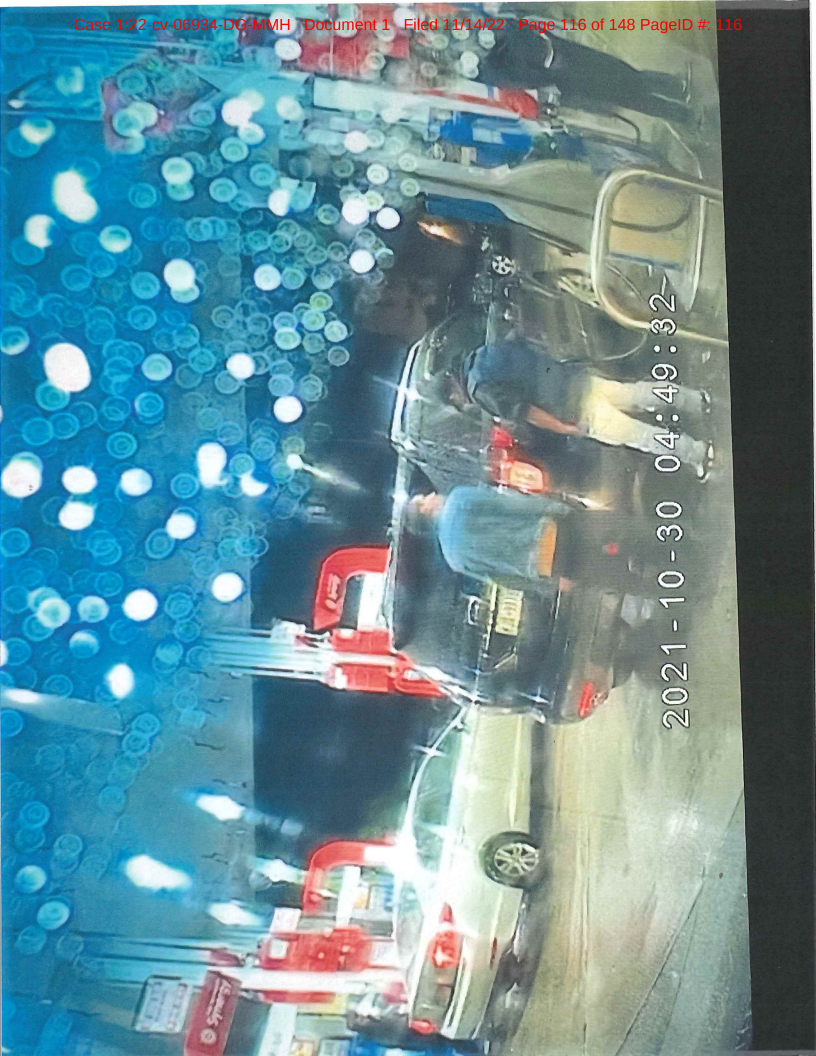
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# **EXHIBIT 1**

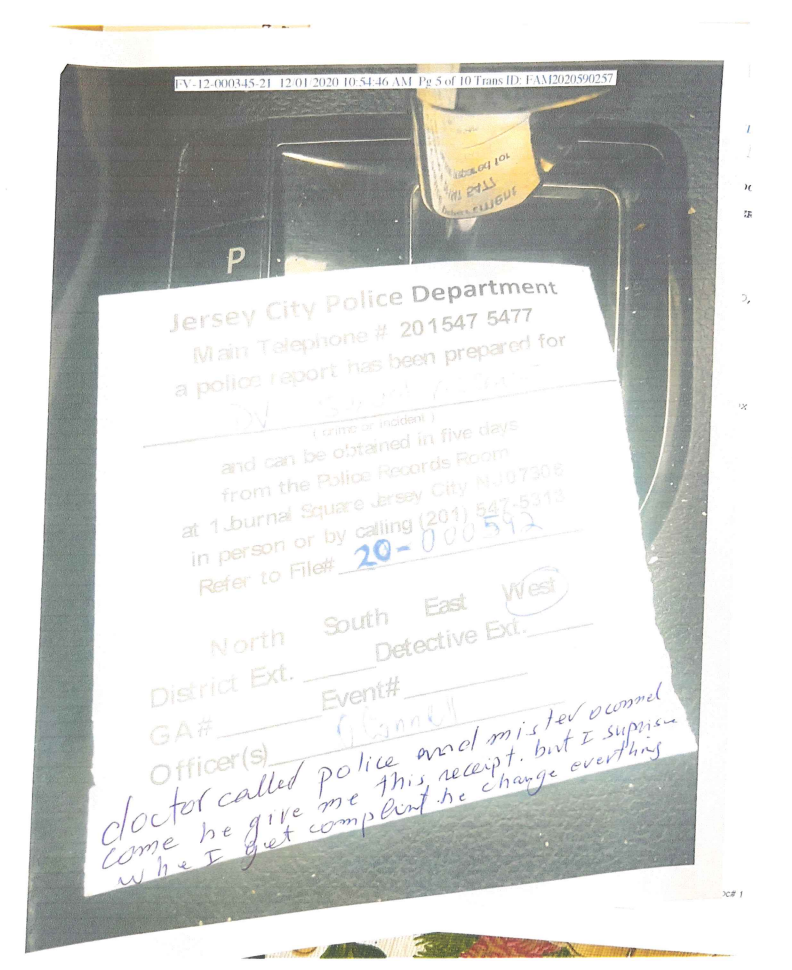
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# **EXHIBIT 2**



12/01/2020 10:54:46 AM Pg 6 of 10 Trans ID: FAM2020590257 File # 20-00582-54ppp 2-0-12-0-24

File # 20-000592 - Supplement - 1 Report

REPORT DATE / TIME lan 10, 2020 08-29 INCIDENT DATE / TIME - BETWEEN

Dec 19, 2019 22:00

PRIMARY OFFICER

**ROBERT PEREZ #D763** 

SUPPLEMENT TYPE

Add Additional Information

## NARRATIVE

On 1/9/2020, I, Detective Perez, and Detective Taveras responded to City MD located 32 JSQ for a reported suspicious condition. Upon arrival, I met with the reporting party, Bouazza Ouaziz, who was inside the doctor's office getting treated for a complaint of pain to his anus that he believes was caused by his wife, Noura ElGazoini, or her boyfriend (Robert Rodriguez, whom he has never met) while he was passed out asleep on Dec. 16, 2019. I offered Mr. Ouaziz medical attention which he did refuse. I did ask Mr. Ouaziz if he was willing to speak with me and provide me with a recorded statement inside of the West Detectives statement room to which he agreed. The following is a brief synopsis of the interview (not verbatim):

- Mr. Quaziz stated that he has been married to his wife since March 14, 2019 and had been living with her since July, 7, 2019. Since moving in with her, Mr. Quaziz did say he would begin to randomly pass out on numerous occasions for approximately 2 hours at a time with no recollection passing out. Mr. Ouaziz believes that his wife was drugging him by adding drugs to his food and his cigarettes so that she could have sex with her boyfriend, Robert Rodriguez, who would hide in the closet waiting for Mr. Quaziz to pass out. Mr. Quaziz believes that his wife was having sex with her boyfriend next to Mr. Quaziz in the same bed as he was knocked
- Mr. Quaziz states that these unexplained episodes continued for months from September to November yet he still kept eating the food she was making for him. Mr. Quaziz did go through his wife's phone and did find conversations between her and a man named Robert Rodriguez but did not go into specifics of conversations between the two. I did ask Mr. Quaziz if he worked because I tried to explain to Mr. Quaziz that it would be much easier for his wife to have an affair while he was outside of the apartment working or she could just leave the house to see her boyfriend. Mr. Quaziz could not explain why but said his wife did not like to go outside. Mr. Quaziz does believe this "Robert" would hide in the closet and wait for Mr. Quaziz to pass out. Also Mr. Quaziz's wife would never allow him to him to go inside the closet where Mr. Quaziz believes his wife would hide "Robert" despite the fact that he was the only working household member who paid all the bills and rent.
- On Dec. 19, 2019 Mr. Ouaziz recalls another unexplained episode of him passing out next to his wife but Mr. Ouaziz said this time was different because he had pain to his anis when he had wakened in his bed. When he woke he felt discomfort to his stomach & anis and remembers inserting a finger in his anis and finding traces of blood on his finger. Mr. Quaziz does not recall any other foreign substances in his anal area such as saliva, lubrication, lotion, semen, etc....Mr. Quaziz found this suspicious and believes his wife or her boyfriend had sex with him while he was incapacitated. Mr. Quaziz then decided it was now time to separate from his wife and moved to his new residence of 377 Pacific St, Paterson NJ.

Be advised, Mr. Quaziz did wait til Jan 9th, 2020 to see a doctor and report the incident. After the interview was concluded, I, did escort Mr. Quaziz to his 24 Reed St apartment 1D so that he could retrieve mail. Mr. Quaziz did have keys to the apartment. His wife was sleeping when we arrived but did get out of bed to speak with us.

I did ask Ms. ElGazoini to allow me to look at the layout of the apartment. I was allowed to look inside the bedroom and saw the layout of the closet where "Robert" would allegedly hide before having sex with Mr. Ouaziz's wife. The closet was cramped and small in space. Although not impossible, it is unlikely for a full grown adult male to hide in the closet in a minimal amount of space undetected for any period of extended time.

Detective C. Taveras did contact Special Victim Unit and spoke with Sgt. Peter Kwon who did advise Detective Taveras that they would not be following up with the case. I did advise Mr. Quaziz that it was difficult to substantiate his claims due to the elapsed time frame but I would document the suspicious incident. I also advised Mr. Quaziz to follow up with a physician to ensure he was in good health. A copy of Mr. Quaziz's statement was burned onto DVD and placed into evidence bag #PM0022807.

# INVOLVED PERSONS

INVOLVED PERSON-1 NAME (LAST, FIRST MIDDLE)

DOB / ESTIMATED AGE RANGE

1977-01-01

P-1 Ouaziz, Bouazza

RACE / ETHNICITY

PHONE NUMBER

Male

SEX

N/A / Not Hispanic Or Latino

(646) 575-5858 (primary, cell)

REPORTING OFFICER SIGNATURE / DATE

ROBERT PEREZ #D763 jan 10, 2020 12:15 (e-signature)

PRINT NAME

ROBERT PEREZ #D763

SUPERVISOR SIGNATURE / DATE

WILLIAM OLSZEWSKI #8004 Jan 10, 2020 12:32 (e-signature)

PRINT NAME

WILLIAM OLSZEWSKI #8004

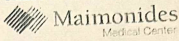
Jersey City Police Department

rated by G. Rivera on Jun 3, 2020 14:40. wki J Bid Farm v2.0 gen

# **EXHIBIT 3**

# Case 1:22-cv-06934-DG-MMH Document 1 Filed 11/14/22 Page 121 of 148 PageID #: 121

FV-12-000345-21 11/09/2020 10:20:56 AM Pg 13 of 24 Trans ID: FAM2020543272



Brooklyn, NY 11219

OPERATIVE REPORT

DATE OF OPERATION: 08/26/2020 PATIENT NAME: OUAZIZ, BOUAZZA

MED REC #: 82274140

ACCOUNT NUMBER: 001615060

ATTENDING PHYSICIAN: Anne Mongiu, MD

ASSISTANT PHYSICIAN: First assistant William Plath, MD, PGY-1

TEAM: Colorectal surgery.

ANESTHESIA: Monitored anesthesia care with sedation.

PREOPERATIVE DIAGNOSIS: Chronic anal fissure.

POSTOPERATIVE DIAGNOSIS: Chronic anal fissure.

NAME OF PROCEDURE: Rectal exam under anesthesia with Botox

injection to internal anal sphincter.

ESTIMATED BLOOD LOSS: 1 mL.

FLUID REPLACEMENT: Please see anesthesia notes.

SPECIMENS: None.

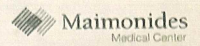
DRAINS: None.

COMPLICATIONS: None.

UNEXPECTED OCCURRENCES: None.

INDICATIONS: This is a very pleasant gentleman in his early 40s who presents with a chronic anal fissure, which was been recalcitrant to treatment with diet and lifestyle modifications as well as a topical compounding cream. He wished to proceed with rectal exam under anesthesia with Botox injection to the internal anal sphincter. We discussed the risks, benefits and alternatives to the procedure, including bleeding, infection, damage to the anal sphincter with injections although this is highly unlikely, temporary incontinence lasting up to 90-120 days. Patient agreed, asked appropriate questions, and gave his verbal and then written consent on the morning of the procedure.

> OPERATIVE REPORT Page 1



Brooklyn, NY 11219

OPERATIVE REPORT

DATE OF OPERATION: 08/26/2020 PATIENT NAME: OUAZIZ, BOUAZZA

MED REC #: 82274140

ACCOUNT NUMBER: 001615060

ATTENDING PHYSICIAN: Anne Mongiu, MD

DESCRIPTION OF PROCEDURE: The patient was brought into the operating room and identified by 2 separate identifiers. He was then placed supine upon the operating room table. He underwent successful sedation with monitored anesthesia care. At this point in time, he was moved into high dorsal lithotomy position using candy cane stirrups. He was prepped and draped per the standard protocol. A complete surgical timeout was performed utilizing the template present on the OR wall. Agreement was given by all present.

At this point in time, we performed a rectal exam using a well-lubricated index finger. In the posterior midline is noted a woody anal fissure with a small sentinel pile. This bled easily just on the most delicate of exams. We then lifted the perineum itself, which was otherwise normal. A small Sawyer retractor was then used to examine all 4 quadrants of the anal canal. No masses were noted. Grade 1-2 internal hemorrhoids that were nonbleeding were seen. At this point in time, we proceeded with a Botox injection. This was done for a total of 100 units of Botox mixed sterilely with 2 mL of sterile saline, 50 units was injected in small 10-unit aliquots on each side of the fissure, beginning in the posterior midline and going up to the anterior midline. Once this was done, there was good hemostasis. A pudendal nerve block was performed using a total of 20 mL of a solution comprising 10 mL of Exparel and 10 mL of 0.5% Marcaine plain. Once this was done, the patient was returned to the supine position, awakened from sedation, transferred to the stretcher and brought to the PACU in excellent condition. At the end of the case, all lap, sponge, instrument, needle counts were correct.

I, the attending surgeon, was present and scrubbed throughout the entirety of the procedure.

THIS IS A PRELIMINARY REPORT AND MUST NOT BE CONSIDERED FINAL UNTIL ACCOMPANIED BY A PHYSICIAN SIGNATURE.

OPERATIVE REPORT
Page 2

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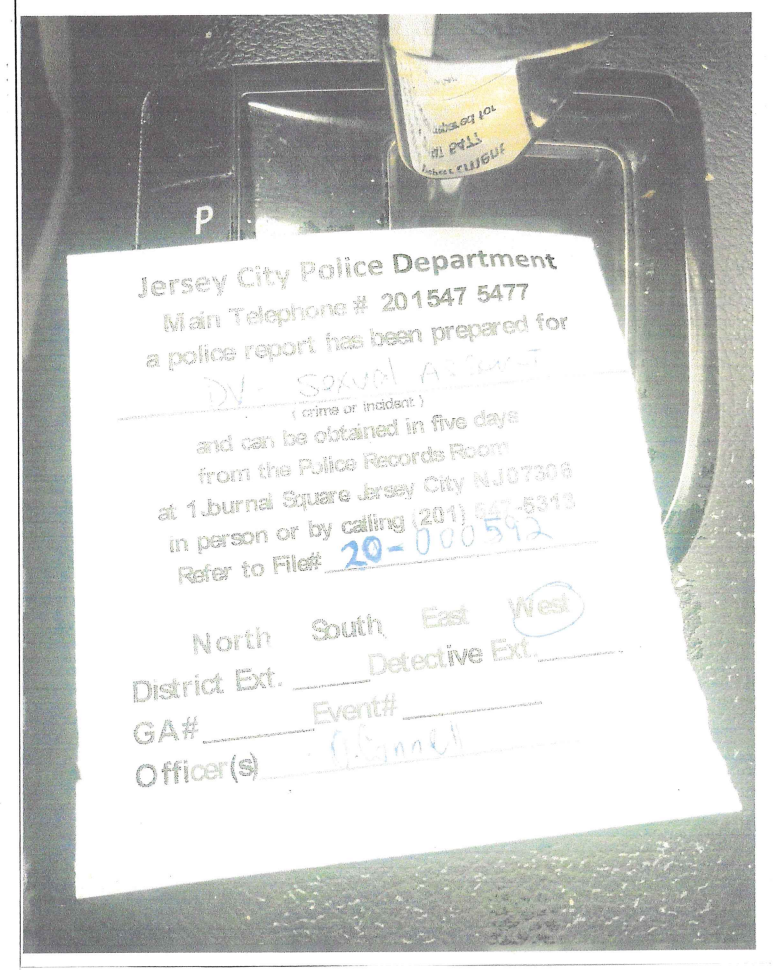
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NYSCEF DOC. NO. 1 RECEIVED NYSCEF: 05/07/2021

L. Jan I OT
L. J. 1 0-72
Index L&T
PETITION
HOLDOVER
Petitioners' address:
c/o Stonee Tsui Chi Yeung, P.C.
2 Mott Street, Suite 505B
New York, NY 10013
Respondent's phone number:
(646) 575-5858

THE PETITION OF SIN KUEN CHOI (the "Petitioner"), respectfully allege:

- 1. Petitioner, SIN KUEN CHOI is the owner of the building located at 8639 23<sup>rd</sup> Avenue, Brooklyn, NY 11214 and is authorized to institute this proceeding.
- 2. Respondent, BOUAZZA QUAZIZ, is a tenant of the premises described below, who entered into possession of the subject premises in February 2020 on a month-to month tenancy. Said tenancy was terminated on April 30, 2021 pursuant to a 60 Day Notice of Termination.
- 3. The premises from which recovery is sought is: Entire 1<sup>st</sup> Floor, in the building known as and located at 8639 23<sup>rd</sup> Avenue, Brooklyn, NY 11214, situated in the County of Kings, City and State of New York. The premises are within the territorial jurisdiction of the Civil Court of the City of New York, County of Kings.
- 4. The term for which said premises were to be occupied by Respondent expired on April 30, 2021 pursuant to a 60 Day Notice of Termination. Respondent was served a 60 Day Notice of Termination in writing, a copy of that Notice of Termination with proof of service is attached hereto and made a part hereof.
- 5. Respondent holds over and continues in possession of the premises without the permission of the Petitioner after the expiration of the Notice of Termination.
- 6. Respondent-Tenant owes Petitioner rent or use and occupancy in the sum of \$1,400.00. The breakdown is as follow: February 2021 \$200.00; March 2021 \$200.00; April 2021 \$200.00 and May 2021 \$800.00. Total sum is \$1,400.00.

	7.	Petitioner lacks written information or notice of any address where Respondent has an office or principal place of business or residence in New York State, other than the address of the
1		subject premises sought to be recovered
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File # 20-0005	92 - Investigation R	teport (Jersey City Police Departs	ment)			Jersey City Police Departmen
File#20	)-000592 - Ji	vestigation Report				
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We're excited to welcome Suddenlink customers to Optimum!

As a reminder, you can continue to sign in with the same username, now called an Optimum ID, and password as you did with Suddenlink, unless we emailed you. Check out optimum.net/transition for all the details on the transition.

Learn more 🔸

En español

Support A 1

Hi nino2867

Sign out

Internet TV Phone My Offers

My network accom 07836 128428-04-5

Sorry, we're having trouble accessing your router settings.

This happen since april 2021

I called many times but never allowed to change nowter patroode to protest my Message us intenet from Hacking Optimum Stores

Accessibility

Storm Preparedness Legal Compliance

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Privacy Notice

About Altice USA

@ Copyright 2022 CSC Holdings, LLC.



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and they never put robert rodrigues or mich explessions leint I went many time to police to amend complaint but mere My amusing 16 years when Hotel w judgme Mappel & october 6/ octobe 13/0ct. In 718 236 26 11 che 202-62-1285 We hope that your business with us was handled satisfactorily. Your particular matter has been assigned the following number(s): contact us at telephone number (7,869,736). Please let us know if you have any suggestions on how we cal Please ask for more information on this and other crime prevention initiatives. Our goal is to make you and your property safe. better serve you. As you may already know, we will provide you with a crime prevention survey of your residence or business. Please keep this report should you have to refer to this matter in the future. If you need any further assistance feel free to 718-236-2611 Complaint Report No.: 4020-0004 8 83 Accident Report No.: Aded Report No.: REMEMBER: CALL "911" FOR EMERGENCIES ONLYI[II & Staple is comp who May 15 COURTESY — PROFESSIONALISM — RESPECT 1925 Bath Avenue Bklyn ny 11214 Dase presently perty lanew 37/1/3 Date of Occurrence: · Bay Rathman & shorewoodle C Rank) (Name) Location of Occurrence:

Date: 12-2-1021

INCIDENT INFORMATION SLIP

# (718) 627-6611

2575 Coney Island Avenue

We hope that your business with us was handled satisfactorily. Your particular matter has been assigned to the following number: 702(-6)-58+6

Date of Occurrence: 10-17-2021 Complaint Report No.:

Reported to: P.O.

Location of Occurrence: FRONT OF 1909 QUENTIN ROAD.

Crime: HARASSMENT

already know, we will provide you with a crime prevention survey of your residence or business. Please ask for more information on Please keep this report should you have to refer to this matter in the future. If you need any further assistance feel free to contact us at the telephone number (718) 627-6611. Please let us know if you have any suggestions on how to better serve you. As you may this and other crime prevention initiatives. Our goal is to make you and your property safe.

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On Thursday, January 16, 2020, I responded to 375 W. Passaic Street, (Ramada Hotel) on a report of lost property. Upon my arrival contact was made with the caller Bouazza Quaziz, Mr. Quaziz stated that he checked into the Ramada Hotel on Tuesday, January 14, 2020, at 1745 hours and at approximately 2100 hours that night was the last time he observed his black Apple I-Pad, divorce paperwork, and a domestic dispute report from Jersey City Police department. Mr. Quaziz stated that he checked out of the Ramada Hotel on Wednesday, January 15, 2020, at 0932 hours, and not until later in the day at approximately 1700 hours did be realized that the aforementioned items were no longer in his possession.														
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notification details West Patrol Sgt. Romani	ski			
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Bouazza Ouaziz to repo Mr. Ouaziz stated that o had located in his apart	rt multiple checks missing from On 09/18/2019 at approximate ment. Mr. Ouaziz stated that t	m his apartmer ely 15:00hrs he today 09/19/20	nt. left his Citi Ba )19 at approxi	k officer, I, P.Ó Diaz-Perez #3125 was approached by Mr. Ink and two other Moroccan Banks checkbooks inside a mately 10:43hrs he noticed (4 Citi Bank Checks #101- I Bank checks) missing from his apartment.
He stated he believes the old, black hair, appro. 1. California plates the observed his wife's boyl man. Ms. Quaziz stated	ne checks were taken by his for 70lbs). Ms. Oussa stated that o parked inside a parking let friend taking photos of his veh on 09/06/2019 at approximate	rmer wife (Ms. on 09/6/2019 h located by Ber sicle. He contin	Noura Eldghaz e noticed Ms. I rgen Ave/ Dunc ued by stating	zoini) and her boyfriend (Hispanic male, 5'7, 36-37yrs Eldghazoini's boyfriend inside of a vehicle displaying can Ave. He also stated that two months ago he that Mrs. Eldghazoini's boyfriend is a computer smart vere erased from his computer.
West Patrol Sgt. Roman	ski was advised.			
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nt Kalie				PRINT PLANT							

Mail body: Fwd: CCRB Case #202107560

# Get Outlook for iOS

From: CCRB\_CTS <administrator-1@ccrb.nyc.gov> Sent: Monday, December 27, 2021 8:15:16 AM

To: bouazza\_m@hotmail.com <bouazza\_m@hotmail.com>

Cc: administrator-1@ccrb.nyc.gov <administrator-1@ccrb.nyc.gov>

Subject: CCRB Case #202107560

CIVILIAN COMPLAINT REVIEW BOARD

100 CHURCH STREET 10th FLOOR
NEW YORK, NEW YORK 10007 ♦ TELEPHONE (212) 9127235
www.nyc.gov/ccrb

IAB REF#: 202107560

December 27, 2021

Bouazza Ouaziz 1909 Quentin Road Apt. 6D Brooklyn, NY 11229

Dear Bouazza Ouaziz:

The Civilian Complaint Review Board has a specific jurisdiction when it is investigating allegations against sworn members of the NYPD. Some allegations do not fall under the jurisdiction of the CCRB and fall under the jurisdiction of another entity, which is the case here.

As a result, we are forwarding your complaint to the **Internal Affairs Bureau**, so they can take appropriate action. Please expect to hear from someone from that organization who will be investigating your incident. They will be able to explain to you in detail how their process works. Your continued willingness to participate in this extremely important process with the **Internal Affairs Bureau** is greatly appreciated.

If you have any questions, please contact the Internal Affairs Bureau at 315 Hudson Street 3 Fl, New York NY 10013; telephone (212) 741-8401. Make sure you have the reference number at the top of this page when reaching out to them.

The integrity and quality of the Police Department's service to the public depends, in large part, upon receiving information from citizens like you regarding the performance of police officers as they carry out their duties. The Civilian Complaint Review Board is grateful for the effort you have already put forth in furthering this goal.

Sincerely,

Eshwarie Mahadeo Director of Case Management

# **EXHIBIT 4**

Family court of the state of New York

County of kings

File 299759

Bouazza ouaziz

docket H:0-13777-21

Petitioner

new supporting and additional statement

Against

Noura elghazoini

Respondent

To the family court

Bouazza ouaziz, the petitioner being duly sworn and dispose and state and adopted all fats phrased as stated on last pro se amended complaint and now adding information as state of facts related to defendant wrongdoing and conspiracy to deprive rights under color of law and a conspiracy to prevent petitioner equal protection of law and due process, and conspiracy to interstate crime to cover up their crimes

- 1. Respondent noura elghazoini was drugging plaintiff's, and she committing crimes against plaintiff since 2016, the first day we meet in Astoria 2016 she seeped with in Astoria around 4pm she wake up and she was screaming and she told me to destroy my virginity and she run away and she jumped in car new jersey plate BMK AND CAR owned by Francesco and he lives in 6skytop gardens apt 11 parlin, new jersey friend of her boyfriend Michael colombas and he is friend of Robert Rodriguez who is police officer in the Bronx 45 precent and who was using his power as police officer to commit unhuman crimes against petitioner.
- Respondent noura elghazoini and her co-conspirator were drugging plaintiff and his
  girlfriend in apartment 1909 quentin rd Brooklyn new wYork with help of super of the
  building and manger of lilmor management llc David, when I found out super of the
  building disappear

3. Respondent noura elghazoini and her co-conspirator Robert Rodriguez and her boyfriend Michael colomabas were assaulting petitioner and his girlfriend and as tactic to cover up their crimes and petitioner informed and believed they assaulted plaintiff girlfriend on October 6, October 13, October 17, October 20, October 30 under color of law as tactic to cover up their crimes and on February 25, 2022, petitioner told to judge in Hudson county "you are a judge and you are here to safeguard life and liberties and this people still committing crimes against me in Brooklyn and you begoing to be responsible for any reverse of violence "and I asked her million time to move the case to trial to prove this crimes and outrage of crimes and marriage scam and fraud is on all those who involved on it according to 18USC 371 "and she told me "we are helping defendant to get social security "very reasonable informed person would know that respondent and her co-conspirators are drugging petitioner and his girlfriend and they were telling to people petitioner girlfriend is helping us, petitioner girlfriend whom we meet on march 2020 is legally living in the united states, and she is in innocent and decent girl working hard to support her family, and judge Caroline Cohen and office of Yevette Clarke in Brooklyn knew and they have reason to know that respondent and her conspirators are committing crimes against petitioner and his girlfriend and they conspired agreed among themselves

To move my case to another judge from Richmond county to prevent me from equal protection of law and due process and free of violence.

4. On January December 25, 2022 judge waterman told me next time we are going to be in another place, and on January 25, 2022 judge Caroline Cohen who doesn't have no jurisdiction over my case and ,judge Caroline Cohen elected judge to civil court which has jurisdiction over action and proceeding for the recovery of money and chattels :foreclosures of mechanics, liens and liens on personal properties, and to remove tenants therefrom and unlimited jurisdiction to enter judgement upon a counterclaim for recovery of money .N.Y.COURT .ART .6,15,(b).and she showed on the hearing with a big Halloween sunglass and she was hiding her face and intentionally and deliberately



conspired with office of Yevette Clarke in Brooklyn (Orlando ross and eli slavin )to move my case to another judge in Richmond county as attempt to prevent me equal protection of law and due process and far away from kings county prosecutor "no state legislator or executive or judicial officer war against the constitution without violating his undertaking to support it "conspiracy of judge Caroline Cohen and failure and refuse to prevent crimes and failure and refuse to aid to prevent conspiracy to crimes is cause of crime against plaintiff and his girlfriend and the continuation of crimes against plaintiff and his girlfriend and deliberately and maliciously and willfully and reckless disregard to petitioner constitution rights to life and liberties and she jumped where doesn't have no jurisdiction to prevent petitioner from equal protection of law and due process. Kalb v. luce ,291 N.W .841,234,WISC509

- 5. Petitioner hired gregory gorodstsky to represent him in this matter after I found Yvette Clarke office (petitioner is democrat party been voting and supporting democratic member including Yevette Clarke since became American citizen 2014 with all due my respect to other pollical parties )in Brooklyn conspired to defraud united states of America and organized public department immigration ,and put life and liberties of petitioner in danger and office of Yevette Clarke knew and they have reason to know that petitioner is in annulment proceedings in Hudson county since 09,2019 and intentionally and maliciously and willfully involved in conspiracy to commit crime against petitioner and his girlfriend and conspired to aid and abet crimes with reckless disregard to petitioner constitution rights and liberties and to gain and enrich their service provider politically and economically ,
- 6. Defendant and her conspirators assaulted petitioner again on February 26 2022, after they drugged him, with help of lilmor mangemnt llc, and the super of the building who allowed them to install knock out substance in the building and apartment, petitioner informed believed they informed they knocked to duplicate spaceman for DNA test after they destroyed the first one and after petitioner filed for order to vacate orders based on fraud on the court for nonexistence of 1 DNA test in LabCorp stored

- information and fraud on the court conducted by judge maurren mantineo in Hudson county,
- 7. And defendant and her conspirator under color of law are accusing plaintiff that they give him money for green card, and petitioner is bad person and is using his current girlfriend for money to green card, plaintiff girlfriend is legally living in America and she has a green card and she is working hard till 4 am to support her family and they were drugging us to cover up their crimes and they now are involved in assigning biased judges to prevent me from equal protection of law and due process, why they are running away from trials? why they don't bring those evidences to be exanimated in front of independed judge?marriage scam and fraud on me and on her if she they have prove that I involved in marriage scam and fraud?respondent and her conspirators were doing the same crime fraud for long time to extortion and robbery using some bad police officers acting above the law to violate people rights and liberties, respondent 2014 accused her boss that he took her virginity and they send him minor girl and the made him fake movie and they told to him you going to give up your 40000\$ share in the store to respondent for not to be persecuted, petitioner and her conspirators are using police umbrella to extortion and robbery and intimidation, destroy of properties.
- 8. Judge Gregory geildamn who is a judge in Richmond county jumped to my case to kings county with no personal jurisdiction over my case and he told me I don't have available attorney this time, and he told me anything you said isn't relevant and I had never said anything yet, the supreme court, in re Eugene lee Armentrout et al ,99lll.dec.703,457N.E.2d 1262(1983), stated that "fraud encompass a broad range of human behavior, including \*\*\*\*\*anything to deceive \*\*\*\*whether it be by direct falsehood or by inuendo, by speech or by silence, by word of mouth or by look or gesture ....". "the relevant case demonstrate that the factor determining whether an act by judge is judicial one related i.e..., to the nature of the act itself whether it's a function normally performed by a judge and the exception of the party i.e...,whether they dealt with the judge in his usual capacity "435U.S.349.362(emphasis added). A void

judgement which include judgment entered by a court which lack jurisdiction over the parties or subject matter, or lack inherent power to enter the particular judgment or an order precured by fraud ,can be attacked anytime ,in any court ,either directly or collaterally ......"long v.shorebank development corp.182f.3d548(C.A 7III(1999). The presence of malice and the intention of deprive a person of his civil rights is wholly incompatible with judicial function .U.S supreme court reports pierson v.ray 386U.S .547.568; when a judge acts intentionally and knowingly to deprive a person rights , he exercise no discretion or person judgment , he acts no longer as a judge , but as a minister of his own prejudices 386 U.S .547.568. judges considered biased if they show pattern of behavior or ruling in manner that is:1. preventing or hindering litigant full and fair , impartial hearing administration of justice or, 2-there is evidences which would reasonable person believe they could be prevented or hindered from receiving full, fair impartial hearing or the full , fair ,impartial administration of justice , 3. Judges are fraud when they don't not faithfully and consistently adhere their oath of office and aggressively pursue justice for all .

- 9. Judge gregory gieldamn has no personal jurisdiction over my case and intentionally and deliberately and willfully jumped to case to protect conspirators to crimes as restated above and I stated in last amended complaint filed as pro se, and he is assigned by office of Yevette Clarke in Brooklyn and nyc to deprive my rights under color of law which is violations in independence of judicial branch and impartiality of judicial branch to safeguard life and liberties
- 10. Respondent still following petitioner in new jersey and new York and intimidating petitioner and stalking and interferences with petitioner liberties, this is cause of biased judge caroline cohen and judge Gregory gieldman and office of Yevette Clarke in Brooklyn, and petitioner informed department of justice and federal departments, and government department in new York and new jersey and federal civil complaint is opened in united states district of new jersey, and another is going to open in eastern district of new York.

## Wherefore:

- Plaintiff is asking for case mentioned above to return back to king's county judge who has personal jurisdiction over petitioner
- petitioner filed protection order as equal protection of law and due process and free
  of violence as guaranteed by united state constitution and NYS CONSTITUTION
   petition is asking for search warrant to bring defendant to justice for refusal to show up
  in many attempt and she is ignoring petition, and she still following petitioner, and
  stalking, and intimidation,
- respondant noura elghazoini and her boyfriend michael colombas and her sister somia el ghazoini and boyfriend Robert Rodriguez police officer in new NYC and 1-does police officers in new York city and jersey city and office of yevette clarke and caroline cohen judge are going to be held accountable for any reverse violence or any felony will be committed because of this outrage and unhuman behavior under color of law
- as civilized person and believe in justices I did what I have to do without any violence and all this people conspired to violate my rights and my liberties and violate my privacy and are committing stone age crime and been aided and abetted by those use to violate their oath and acting above the law to protect criminals and give them more space to commit more crimes against the society and against plaintiff as tactic to clean their wrongdoing and their violations of law and to enrich their service provider, believed their wrongdoing wouldn't be discovered or sanctioned but to be tolerated petitioner is asking for 100.3 judicial conduct part (D) (1) disciplinary responsibilities against judge caroline cohen and her misconduct, and part (D)(2) against attorney Gregory gorodotsky.

Family court of the state of new york

County of kings

Bouazza ouaziz

file 299759

Petitioner

docket H:0-13777-21

Against

additional supporting statement

Noura el ghazoini

Respondent

Verification

Bouazza ouaziz ,being duly sworn ,says that he is the petitioner in the above named proceeding and that the forgoing petition and statement of facts are true , and I'm aware of any of above are not true I will be subject to punishment .

Bouazza ouaziz

Petitioner

Subscribed and sworn before me

On this day of July 2022

Notary public

SFRCEY IZHOVSKIY Notary Poblic State of New York No. 082634237 Outlined in Kings County

Commission Expires August 23, 2024

Case 1:22-cv-06934-DG-MMH Document 1 Filed 11/14/22 Page 147 of 148 PageID #: 147 JS 44 (Rev. 4-29-21 The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.) DEFENDANTS I. (a) PLAINTIFFS YVETTE CLARK ET AL

	BOUAZZA OUAZ			YVETTE CLARK ET AL							
(b)	County of Residence of (EXC	First Listed Plaintiff CEPT IN U.S. PLAINTIFF CA	SES)		County of Reside	D CONI	(IN U.S. PI DEMNATION	ed Defendant KII LAINTIFF CASES ON ON CASES, USE TH	NGS OR WO	, (	ytni
(c)	Attorneys (Firm Name, A	ddress, and Telephone Number	7)		Attorneys (If Kno	own)					
II. RA	SIS OF JURISDI	CTION (Place an "X" in	One Box Only)	III. CI	I TIZENSHIP OI	F PRI	NCIPA	L PARTIES (P	lace an "X" in	One Box for	r Plaintiff
☐1 U.	S. Government Plaintiff	Not a Party)	Citiz	(For Diversity Cases O	Only) PTF	DEF	Incorporated or Print of Business In Th		DEF 4		
2 U.	S. Government Defendant	4 Diversity (Indicate Citizenshi	ip of Parties in Item III)	Citiz	en of Another State	<u> </u>	_ 2	Incorporated and Pr of Business In Ar		□ 5	<u></u> 5
	his action include a mo v cause? Yes No	tion for temporary restrain	ning order or order		en or Subject of a oreign Country	<u></u> 3	<u></u> 3	Foreign Nation		6	<u></u> 6
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APPLYING IFP

AMOUNT

RECEIPT #

MAG. JUDGE

JUDGE

# Case 1:22-cv-0693411711114 TROPHOPHARBITIRA 11011/ELICHBILITY of 148 PageID #: 148 Local Arbitration Rule 83.7 provides that with certain exceptions, actions seeking money damages only in an amount not in excess of \$150,000, exclusive of interest and costs, are eligible for compulsory arbitration. The amount of damages is presumed to be below the threshold amount unless a certification to the contrary is filed. Case is Eligible for Arbitration , do hereby certify that the above captioned civil action is ineligible for , counsel for compulsory arbitration for the following reason(s): monetary damages sought are in excess of \$150,000, exclusive of interest and costs, the complaint seeks injunctive relief, the matter is otherwise ineligible for the following reason DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1 Identify any parent corporation and any publicly held corporation that owns 10% or more or its stocks: RELATED CASE STATEMENT (Section VIII on the Front of this Form) Please list all cases that are arguably related pursuant to Division of Business Rule 50.3.1 in Section VIII on the front of this form. Rule 50.3.1 (a) provides that "A civil case is "related" to another civil case for purposes of this guideline when, because of the similarity of facts and legal issues or because the cases arise from the same transactions or events, a substantial saving of judicial resources is likely to result from assigning both cases to the same judge and magistrate judge." Rule 50.3.1 (b) provides that "A civil case shall not be deemed "related" to another civil case merely because the civil case: (A) involves identical legal issues, or (B) involves the same parties." Rule 50.3.1 (c) further provides that "Presumptively, and subject to the power of a judge to determine otherwise pursuant to paragraph (d), civil cases shall not be deemed to be "related" unless both cases are still pending before the court." NY-E DIVISION OF BUSINESS RULE 1(c) Is the civil action being filed in the Eastern District removed from a New York State Court located in Nassau or Suffolk 1.) County? Yes Ø No 2.) If you answered "no" above: a) Did the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in Nassau or Suffolk Yes No County? b) Did the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in the Eastern No Yes c) If this is a Fair Debt Collection Practice Act case, specify the County in which the offending communication was received: If your answer to question 2 (b) is "No," does the defendant (or a majority of the defendants, if there is more than one) reside in Nassau or Suffolk County, or, in an interpleader action, does the claimant (or a majority of the claimants, if there is more than one) reside in Nassau or Yes No Suffolk County? (Note: A corporation shall be considered a resident of the County in which it has the most significant contacts). **BAR ADMISSION** I am currently admitted in the Eastern District of New York and currently a member in good standing of the bar of this court. No Are you currently the subject of any disciplinary action (s) in this or any other state or federal court? (If yes, please explain No Yes I certify the accuracy of all information provided above.

Signature: \_\_